






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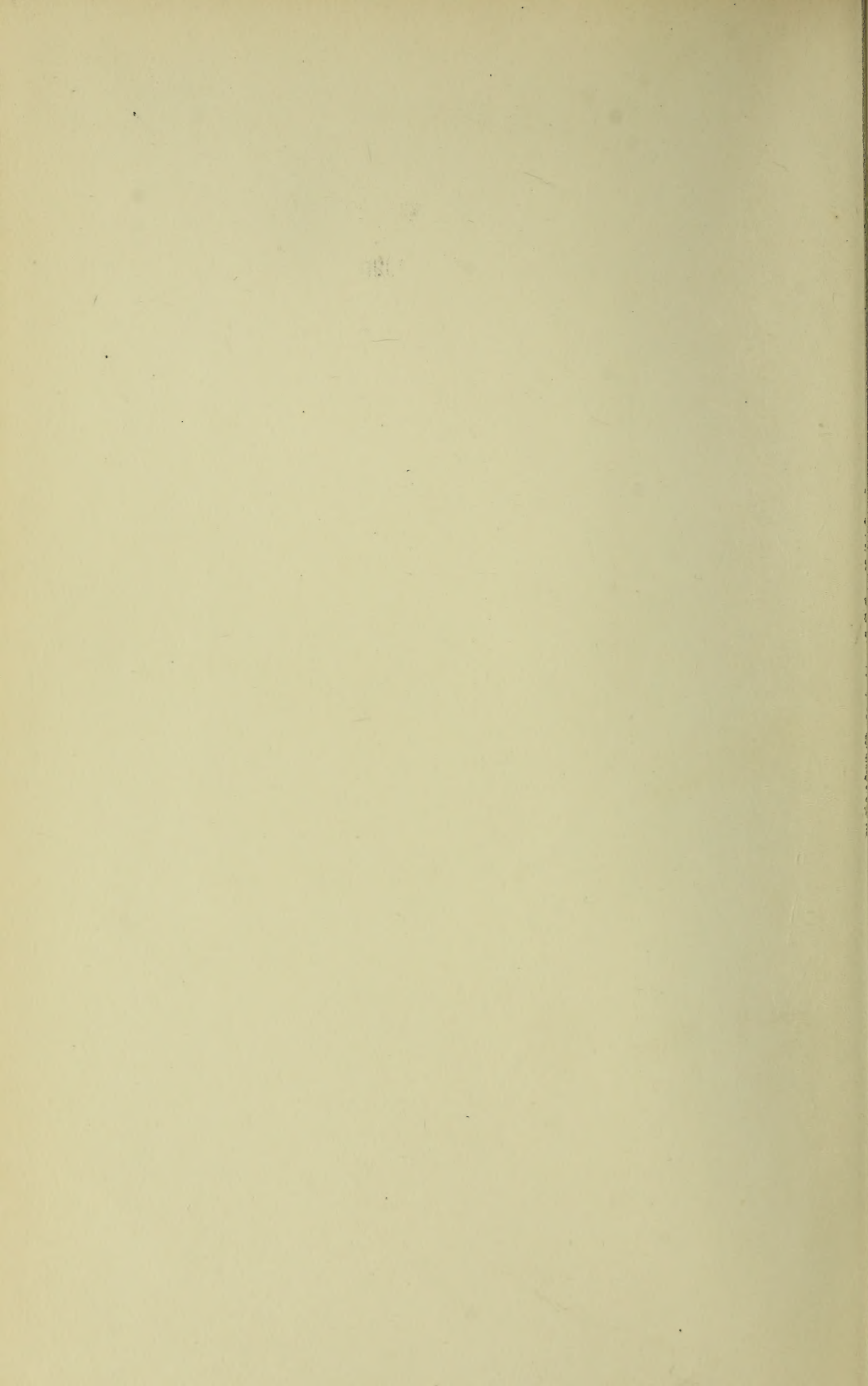
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# JOURNAL

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## HOUSE OF REPRESENTATIVES

OF THE

### EIGHTY-THIRD GENERAL ASSEMBLY OF THE STATE OF OHIO

REGULAR SESSION —

COMMENCING MONDAY, JANUARY 6, 1919

VOLUME CVIII



COLUMBUS, OHIO:  
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## HOUSE JOURNAL

Hall of the House of Representatives, Columbus, Ohio

Monday, January 6th, 1919, 10:00 o'clock, a. m.

This being the day designated by the Constitution of the State of Ohio, for the meeting of the General Assembly, the members elect of the House of Representatives assembled in the hall of the House at 10:00 o'clock a. m. and were called to order by the Honorable William D. Fulton, Secretary of State. The clerk, journal clerk, message clerk and sergeant-at-arms of the Eighty-Second General Assembly were called to their respective desks.

Prayer was offered by the Reverend Dr. S. S. Palmer of Columbus, Ohio.

The Secretary of State appointed Harry L. Federman of Hamilton county, Clerk pro tempore.

The following named persons presented certificates of election as members of the House of Representatives of the Eight-third General Assembly of Ohio, having taken an oath, administered by Chief Justice Nichols of the Supreme Court of Ohio, to support the Constitution of the United States, the Constitution of the State of Ohio, and also an oath of office, entered upon the discharge of their duties.

### MEMBERS OF THE HOUSE OF REPRESENTATIVES.

County.	Name.	Politics.	Post Office Address.	Occupation or Profession.
Adams .....	C. F. McCoy.....	R	West Union .....	Lawyer and Farmer.
Allen .....	Jasper L. Cochran...	R	Spencerville .....	Farmer and Live Stock Dealer.
Ashland .....	Frank E. Baker.....	D	Ashland .....	Lawyer.
Ashtabula .....	W. E. Wenner.....	R	Ashtabula .....	Superintendent of Schools.
Athens .....	Henry A. Hatch.....	R	Athens .....	Farmer.
Auglaize .....	J. C. Copeland.....	R	Wapakoneta .....	Supt. of Schools.
Belmont .....	D. Allen Bond.....	R	St. Clairsville .....	Attorney.
Brown .....	Charles M. Gordon...	D	Georgetown .....	Civil Engineer.
Butler .....	R. M. Billingslea...	D	Bethany .....	Auctioneer.
Butler .....	George Schelhorn...	D	Hamilton .....	Lawyer.
Carroll .....	John W. Gorrell....	R	Malvern .....	Farmer.
Champaign .....	Clyde H. Hooley....	R	Urbana, R. D. 3.....	Farmer.
Clark .....	Charles S. Kay.....	R	Springfield, Bushnell Bldg.	Editor.
Clermont .....	Harry Moyer.....	D	Williamsburg .....	Real Estate.
Clinton .....	Harry McKay .....	R	Wilmington .....	Farmer.
Columbiana .....	E. M. Crosser.....	R	Lisbon .....	Mauufacturer.
Coshocton .....	J. E. Foster.....	D	Coshocton .....	Veterinarian.
Crawford .....	Edward D. Helfrich..	D	Galion .....	Physician.
Cuyahoga .....	Joseph S. Backowski.	D	Cleveland, 5719 Fleet Ave..	Lawyer.
Cuyahoga .....	Norman R. Bliss....	D	Cleveland, c/o White Motor Car Co.....	Salesman.
Cuyahoga .....	Tom R. Brannon....	D	Cleveland, 1724 E. 82nd St.	Insurance.
Cuyahoga .....	Frank Delehanty....	D	Cleveland, 641 Lakeview Rd.	Lawyer.
Cuyahoga .....	George F. Greve....	D	Cleveland, 793 E. 152nd St.	Lawyer.
Cuyahoga .....	E. J. Hopple.....	D	Cleveland, 810 Garfield Bldg.	Lawyer.
Cuyahoga .....	John J. Kilbane....	D	Cleveland, 1304 W. 87th St.	Salesman.
Cuyahoga .....	Joseph Lustig .....	D	Cleveland, 4313 Clark Ave., S. W.	Lawyer.
Cuyahoga .....	George S. Myers.....	D	Cleveland, 1208 B. of L. E. Bldg.	Lawyer.

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MEMBERS OF THE HOUSE OF REPRESENTATIVES — Continued.

County.	Name.	Politics.	Post Office Address.	Occupation or Profession.
Cuyahoga .....	James A. Reynolds..	D	Cleveland, 9526 Kinsman Rd. ....	Farmer.
Cuyahoga .....	John C. Smith.....	D	Cleveland, 3485 E. 98th St..	Clerk.
Cuyahoga .....	Tom Reynolds .....	D	Cleveland, 1329 E. 82nd St	Steward.
Cuyahoga .....	M. J. Walsh.....	D	South Newburg, Dunham Rd. ....	Farmer and Contractor.
Darke .....	George S. York.....	D	Greenville .....	Contractor.
Dehance .....	B. J. Emery.....	R	Dehance .....	Dentist.
Delaware .....	C. F. Talley.....	R	Powell .....	Physician.
Erie .....	Gustavus Dildine ..	R	Huron, R. D.....	Farmer.
Fairfield .....	Israel M. Blauser ..	D	Basil, R. D. 1.....	Farmer.
Fayette .....	Harry F. Brown.....	R	Washington C. H.....	Merchant and Manufacturer.
Franklin .....	Francis M. Thompson	D	Columbus, 33 N. High St..	Lawyer.
Franklin .....	Horace B. Madden..	D	Columbus, 714 South 22d St. ....	Blacksmith.
Franklin .....	Herbert S. Atkinson.	D	Columbus, Hartman Bldg..	Lawyer.
Franklin .....	E. E. Denune.....	D	East Linden .....	Real Estate and Building.
Fulton .....	C. K. Miller.....	R	Fayette .....	Farmer.
Gallia .....	Simeon H. Bing.....	R	Rio Grande .....	College President.
Geauga .....	H. H. Griswold.....	R	Chardon .....	Lawyer.
Greene .....	W. B. Bryson.....	R	Xenia, R. D. 5.....	Farmer.
Guernsey .....	Elza Lawyer.....	R	Birds Run .....	Farmer and Teacher.
Hamilton .....	Harry L. Federman..	R	Cincinnati, 3723 Vine St..	Real Estate.
Hamilton .....	Arthur E. Jones.....	R	Cincinnati, 1300 Cutter St..	Manufacturer.
Hamilton .....	Edward A. Winter....	R	Cincinnati, 1209 First Natl. Bk. Bldg. ....	Insurance.
Hamilton .....	Julius Luchsinger ..	R	Cincinnati, 2035 Elm St..	Motorman.
Hamilton .....	Horace Bonser.....	R	Cincinnati, 1411 First Natl. Bank Bldg. ....	Lawyer.
Hamilton .....	A. Lee Beaty.....	R	Cincinnati, 628 W. 7th St..	Lawyer.
Hamilton .....	John B. Morris.....	R	Cincinnati, 801 Traction Bldg. ....	Insurance.
Hamilton .....	David H. Scott.....	R	Cincinnati, 701 Second Natl. Bank Bldg.....	Lawyer.
Hamilton .....	Joseph R. Gardner...	R	Norwood, 2002 Wayland Ave. ....	Lawyer.
Hancock .....	Frank S. Robinson...	R	McComb .....	Farmer.
Hardin .....	C. H. Freeman.....	R	Ada .....	Teacher.
Harrison .....	Rupert R. Beetham..	R	Cadiz .....	Farmer and Lawyer.
Henry .....	Thomas Mulcahy .....	D	Napoleon .....	Lawyer.
Highland .....	John S. Faris.....	R	Hillsboro .....	Real Estate.
Hocking .....	Charles F. Kreider...	R	Rockbridge, R. D. 3.....	Farmer and Teacher.
Holmes .....	Albert Hastings .....	D	Holmesville .....	Farmer.
Huron .....	C. Gilbert Taylor...	R	Norwalk .....	Receiver of Traction Company.
Jackson .....	Dan Alban .....	R	Jackson, R. D. 6.....	Farmer.
Jefferson .....	Harry M. Carpenter.	R	Steubenville .....	Fire Insurance and Real Estate.
Knox .....	Charles G. Weaver...	R	Mt. Vernon .....	Shoe Merchant.
Lake .....	Carl R. Kimball.....	R	Madison .....	Hardware Merchant and Farmer.
Lawrence .....	W. A. Russell.....	R	Ironton .....	Insurance.
Licking .....	John S. Graham.....	R	Granville .....	Farmer.
Logan .....	J. H. T. Gordon.....	R	Huntsville .....	Minister.
Lorain .....	W. R. Comings.....	R	Elyria .....	Teacher.
Lorain .....	William L. Hughes...	R	Lorain .....	Lawyer.
Lucas .....	Otto W. Brach.....	D	Toledo, 714 Segur Ave.....	Molder.
Lucas .....	Henry Evans.....	D	Toledo, 2701 Broadway....	Clerk.
Lucas .....	William E. Entemann	D	Toledo, 201 Knapp St.....	Hotel Proprietor.
Lucas .....	Robert B. Pugh.....	D	Toledo, 1721 Lagrange St..	Conductor.
Madison .....	C. C. Crabbe.....	R	London .....	Lawyer.
Mahoning .....	James A. Green.....	R	Youngstown, 410 W. Myrtle Ave. ....	Railroad Conductor.
Mahoning .....	Edward L. Donahay..	R	Youngstown, 429 Warren Ave. ....	Foreman Steel Company.
Mahoning .....	Harry M. Dunsbaugh	R	Youngstown, 241 Summit Ave. ....	Musician.
Marion .....	Horace W. Cookston.	R	Agosta .....	Farmer.
Medina .....	Frank L. Lytle.....	R	Wadsworth .....	Savings and Loan.
Meigs .....	R. B. Carson.....	R	Middleport, R. D.....	Farmer.
Mercer .....	Fred Huber.....	D	Celina, R. D.....	Teacher and Farmer.
Miami .....	L. A. Pearson.....	R	West Milton .....	Electrician.
Monroe .....	J. W. Lentz.....	D	Antioch .....	Merchant.

PEACE

MONDAY, JANUARY 6, 1919.

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MEMBERS OF THE HOUSE OF REPRESENTATIVES — Concluded.

County.	Name.	tics. Poli.	Post Office Address.	Occupation or Profession.
Montgomery	John E. Barnes.....	R	Dayton, 137 Hudson Ave..	Lawyer and Accountant.
Montgomery	Paul M. Banker.....	R	Dayton, 726 Xenia Ave....	Auctioneer and Broker.
Montgomery	Sylvester Spidel .....	R	Dayton, 2114 W. 3rd St....	Plastering Contractor.
Montgomery	W. W. Stokes.....	D	Dayton, Conover Bldg.....	Counselor.
Morgan	Charles H. Fouts.....	R	McConnelsville .....	Lawyer.
Morrow	Clifford W. McFarland .....	R	Mt. Gilead .....	Retired Farmer and Wool Dealer.
Muskingum	Leonard J. Graham..	R	New Concord .....	Banker and Teacher.
Noble	Otis D. Davis.....	R	Belle Valley .....	Farmer.
Ottawa	George Lonz .....	D	Middle Bass .....	Grape Grower and Fermentologist.
Paulding	John H. Chester.....	R	Antwerp, R. D. ....	Farmer.
Perry	C. W. King.....	R	New Lexington .....	Farmer.
Pickaway	A. L. Stump.....	D	Derby .....	Physician.
Pike	Herman Shy .....	D	Dove, P. O. ....	Merchant and Farmer.
Portage	D. W. Besaw.....	R	Kent .....	Minister.
Preble	Harry D. Silver.....	R	Eaton .....	Farmer.
Putnam	John Cowan .....	D	Ottawa .....	Insurance Agent.
Richland	Minor K. Johnston..	D	Shelby, R. D. 4.....	Farmer.
Ross	Huston T. Robins....	R	Chillicothe .....	Lawyer.
Sandusky	Roy L. Swedersky....	D	Fremont .....	Building Contractor.
Scioto	George E. Matthews..	R	Portsmouth .....	Retired Manufacturer.
Seneca	F. A. Hinchey.....	D	Bettsville .....	Lawyer.
Shelby	F. M. Wildermuth....	D	Jackson Center .....	Hardware and Grain Merchant.
Stark	Harvey S. Cable.....	R	Canton, 416 Fifth St., S. W. ....	Piano Dealer.
Stark	Frank C. Wise.....	R	North Canton .....	Farmer.
Summit	Dow W. Harter.....	D	Akron .....	Lawyer.
Summit	Edward H. Bishop....	D	Akron, 49 Shelby Ave..	Traveling Salesman.
Trumbull	Herbert L. Jones....	R	Girard .....	Teacher.
Tuscarawas	George Wiest .....	D	Uhrichsville .....	Merchant.
Union	Thomas J. Dodge.....	R	Marysville .....	Farmer.
Van Wert	C. M. Drury.....	R	Van Wert .....	Lawyer.
Vinton	Stephen J. Benner....	R	Dundas .....	Farmer.
Warren	Milton Clark .....	R	Lebanon .....	Lawyer.
Washington	Warren E. Burns....	R	Marietta .....	Oil Producer.
Williams	Frank L. Waterston..	R	Montpelier .....	Hardware Merchant.
Wyandot	Irwin Halstead .....	R	Upper Sandusky .....	Wool Buyer.

The Secretary of State ordered a call of the House to establish the presence of a quorum, which was taken, and one hundred twenty-one of a total membership of one hundred and twenty-four answered to their names.

The chair announced the next order of business to be the election of the officers of the House, in pursuance of law.

The election of Speaker being in order, Mr. Robins of Ross county, nominated for said office Carl R. Kimball of Lake county.

Mr. Beetham of Harrison county seconded the nomination of Mr. Kimball.

Mr. Myers of Cuyahoga county, nominated for said office, Mr. E. J. Hopple of Cuyahoga county.

Mr. Stokes, of Montgomery county, seconded the nomination of Mr. Hopple.

The House then proceeded by viva voce vote to the election of a Speaker, with the following result:



Those voting for Mr. Kimball are: Messrs.

Alban,	Cookston,	Graham,	McCoy,
Banker,	Copeland,	of Muskingum,	McFarland,
Barnes,	Crabbe,	Green,	McKay,
Beaty,	Crosser,	Griswold,	Miller, of Fulton,
Beetham,	Davis,	Halstead,	Morris,
Benner,	Dildine,	Hatch,	Pearson,
Besaw,	Dodge,	Hooley,	Robins,
Bing,	Donahay,	Hopple,	Robinson,
Bond,	Drury,	Hughes,	Russell,
Bonser,	Dunspaugh,	Jones,	Scott,
Brown,	Emery,	of Hamilton,	Silver,
Bryson,	Faris,	Jones,	Spidel,
Burns,	Federman,	of Trumbull,	Talley,
Cable,	Fouts,	Kay,	Taylor,
Carpenter,	Gardner,	King,	Waterston,
Carson,	Gordon, of Logan,	Kreider,	Weaver,
Chester,	Gorrell,	Lawyer,	Wenner,
Clark,	Graham,	Luchsinger,	Winter,
Cochrun,	of Licking,	Lytle,	Wise—73.
Comings,			

Mr. Kimball received 73 votes.

Those voting for Mr. Hopple are: Messrs.

Atkinson,	Denune,	Kimball,	Schelhorn,
Backowski,	Entemann,	Lentz,	Shy,
Baker,	Evans,	Lonz,	Smith,
Billingslea,	Foster,	Lustig,	Stokes
Bishop,	Gordon, of Brown,	Madden,	Stump,
Blauser,	Greve,	Moyer,	Swedersky,
Bliss,	Harter,	Mulcahy,	Thompson,
Brach,	Hastings,	Myers,	Walsh,
Brannon,	Hinchey,	Pugh,	Wiest,
Cowan,	Huber,	Reynolds, Jas. A.,	Wildermuth,
Delehanty,	Johnston,	Reynolds, Tom,	York—44.

Mr. Kimball received 73 votes.

Mr. Hopple received 44 votes.

Mr. Kimball having received the constitutional majority of the votes cast, was declared duly elected Speaker of the House of Representatives.

The Speaker being presented at the bar of the House, took an oath, administered by William D. Fulton, Secretary of State, to support the constitution of the United States, the constitution of the state of Ohio, and also an oath of office; entered upon the duties of his office.

The next business in order being the election of Speaker pro tempore, Mr. Gorrell of Carroll county, nominated for said office, Mr. Rupert R. Beetham of Harrison county.

Mr. Hooley of Champaign county, second the nomination of Mr. Beetham.

The House proceeded by viva voce vote to the election of a Speaker pro tempore with the following result:

Those voting for Mr. Beetham are: Messrs.

Alban,	Billingslea,	Brown,	Comings,
Atkinson,	Bing,	Bryson,	Cookston,
Backowski,	Bishop,	Burns,	Copeland,
Baker,	Blauser,	Cable,	Cowan,
Banker,	Bliss,	Carpenter,	Crabbe,
Barnes,	Bond,	Carson,	Crosser,
Beaty,	Bonser,	Chester,	Delehanty,
Benner,	Brach,	Clark,	Denune,
Besaw,	Brannon,	Cochrun,	Dildine,

Those voting for Mr. Beetham are: Messrs. — Concluded.

Dodge,	Halstead,	Lustig,	Scott,
Donahay,	Harter,	Lytle,	Shy,
Drury,	Hastings,	McCoy,	Silver,
Dunspaugh,	Hatch,	McFarland,	Smith,
Emery,	Hinchey,	McKay,	Spidel,
Entemann,	Hooley,	Madden,	Stokes,
Evans,	Hopple,	Matthews,	Stump,
Faris,	Huber,	Miller, of Fulton,	Swedersky,
Federman,	Hughes,	Morris,	Talley,
Foster,	Johnston,	Moyer,	Taylor,
Fouts,	Jones,	Mulcahy,	Thompson,
Gardner,	of Hamilton,	Myers,	Walsh,
Gordon, of Brown,	Jones,	Pearson,	Waterston,
Gordon, of Logan,	of Trumbull,	Pugh,	Weaver,
Gorrell,	Kay,	Reynolds, Jas. A.,	Wenner,
Graham,	King,	Reynolds, Tom,	Wiest,
of Licking,	Kreider,	Robins,	Wildermuth,
Graham,	Lawyer,	Robinson,	Winter,
of Muskingum,	Lentz,	Russell,	Wise,
Green,	Lonz,	Schelhorn,	York—114.
Griswold,	Luchsinger,		

Mr. Beetham received 114 votes.

Mr. Beetham having received a constitutional majority of the votes cast, was declared duly elected Speaker pro tempore of the House of Representatives, and having taken an oath, administered by Mr. Thompson of Franklin county, to support the constitution of the United States, the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of his duties.

The next business being the election of clerk, Mr. Cochrun of Allen county, nominated for said office, Mr. John P. Maynard of Allen county.

Mr. Jas. A. Reynolds of Cuyahoga county, seconded the nomination.

The House then proceeded by viva voce vote to the election of a clerk with the following result:

Those voting for Mr. Maynard are: Messrs.

Alban,	Comings,	Graham,	Lonz,
Atkinson,	Cookston,	of Licking,	Luchsinger,
Baker,	Copeland,	Graham,	Lustig,
Banker,	Cowan,	of Muskingum,	Lytle,
Barnes,	Crabbe,	Green,	McCoy,
Beaty,	Crosser,	Greve,	McFarland,
Beetham,	Davis,	Griswold,	McKay,
Benner,	Delehanty,	Halstead,	Madden,
Besaw,	Denune,	Harter,	Matthews,
Billingslea,	Dildine,	Hastings,	Miller, of Fulton,
Bing,	Dodge,	Hatch,	Miller, of Stark,
Bishop,	Donahay,	Hinchey,	Morris,
Blauser,	Drury,	Hooley,	Moyer,
Bliss,	Dunspaugh,	Hopple,	Mulcahy,
Bond,	Emery,	Huber,	Myers,
Bonser,	Entemann,	Hughes,	Pearson,
Brach,	Evans,	Johnston,	Pugh,
Brown,	Faris,	Jones,	Reynolds, Jas. A.,
Bryson,	Federman,	of Hamilton,	Reynolds, Tom,
Burns,	Foster,	Jones,	Robins,
Cable,	Fouts,	of Trumbull,	Robinson,
Carpenter,	Gardner,	Kay,	Russell,
Carson,	Gordon, of Brown,	King,	Schelhorn,
Chester,	Gordon, of Logan,	Kreider,	Scott,
Clark,	Gorrell,	Lawyer,	Shy,
Cochrun,		Lentz,	Silver,



Those voting for Mr. Maynard are: Messrs. — Concluded.

Smith,	Talley,	Waterston,	Wildermuth,
Spidel,	Taylor,	Weaver,	Winter,
Stokes,	Thompson,	Wenner,	Wise,
Stump,	Walsh,	Weist,	York—116.
Swedersky,			

Mr. Maynard received 116 votes.

Mr. Maynard having received a constitutional majority of the votes cast, was declared duly elected Clerk of the House of Representatives, and having taken an oath administered by Mr. Thompson of Franklin county, to support the constitution of the United States, the constitution of the state of Ohio and an oath of office, entered upon the discharge of his duties.

The next business in order being election of Journal Clerk, Mr. Chester, of Paulding county, nominated for said office C. E. Spring, of Paulding county.

Mr. McCoy, of Adams county, seconded the nomination of Mr. Spring.

The House then proceeded by viva voce vote to the election of Journal Clerk with the following result:

Those voting for Mr. Spring are: Messrs.

Alban,	Copeland,	Harter,	Myers,
Atkinson,	Cowan,	Hatch,	Pearson,
Backowski,	Crabbe,	Hinchey,	Pugh,
Baker,	Crosser,	Hooley,	Reynolds, Jas. A.,
Banker,	Davis,	Hopple,	Reynolds, Tom,
Beaty,	Delehanty,	Huber,	Robins,
Beetham,	Denune,	Hughes,	Robinson,
Benner,	Dildine,	Johnston,	Russell,
Besaw,	Dodge,	Jones,	Schelhorn,
Billingslea,	Donahay,	of Hamilton,	Shy,
Bing,	Drury,	Jones,	Silver,
Bishop,	Emery,	of Trumbull,	Smith,
Blauser,	Entemann,	Kay,	Spidel,
Bliss,	Evans,	Kreider,	Stokes,
Bond,	Faris,	Lawyer,	Stump,
Bonser,	Federman,	Lentz,	Swedersky,
Brach,	Foster,	Lonz,	Talley,
Brannon,	Fouts,	Luchsinger,	Taylor,
Brown,	Gardner,	Lustig,	Waterston,
Bryson,	Gordon, of Brown,	Lytte,	Weaver,
Burns,	Gordon, of Logan,	McCoy,	Wenner,
Cable,	Gorrell,	McFarland,	Wiest,
Carpenter,	Graham,	McKay,	Wildermuth,
Carson,	of Licking,	Madden,	Winter,
Chester,	Graham,	Matthews,	Wise,
Clark,	of Muskingum,	Miller, of Fulton,	York,
Cochrun,	Green,	Morris,	Mr. Speaker—110.
Comings,	Griswold,	Moyer,	
Cookston,	Halstead,	Mulcahy,	

Mr. Spring received 110 votes.

Mr. Spring having received a constitutional majority of the votes cast, was declared duly elected Journal Clerk of the House of Representatives, and having taken an oath, administered by Mr. Thompson, of Franklin, to support the constitution of the United States, the constitution of the state of Ohio, and an oath of office, entered upon the discharge of his duties.

The next business in order being the election of message clerk, Mr.



Gordon, of Logan county, nominated for said office, Mr. Holmes H. Kress, of Logan county.

Mr. Scott, of Hamilton county, seconded the nomination of Mr. Kress.

The House then proceeded by viva voce vote to the election of a message clerk with the following result:

Those voting for Mr. Kress are: Messrs.

Alban,	Crosser,	Hinchey,	Pearson,
Backowski,	Davis,	Hooley,	Pugh,
Baker,	Delehanty,	Hopple,	Reynolds, Jas. A.,
Banker,	Demune,	Hughes,	Reynolds, Tom,
Barnes,	Dildine,	Johnston,	Robins,
Beaty,	Dodge,	Jones,	Robinson,
Beetham,	Donahay,	of Hamilton,	Russell,
Benner,	Drury,	Jones,	Schellhorn,
Besaw,	Emery,	of Trumbull,	Shy,
Billingslea,	Entemann,	Kay,	Silver,
Bing,	Federman,	King,	Smith,
Bonser,	Foster,	Kreider,	Spidel,
Brach,	Fouts,	Lawyer,	Stokes,
Brannon,	Freeman,	Lentz,	Stump,
Brown,	Gardner,	Lonz,	Swedersky,
Bryson,	Gordon, of Logan,	Luchsinger,	Talley,
Burns,	Gorrell,	Lustig,	Walsh,
Cable,	Graham,	Lytle,	Waterston,
Carpenter,	of Licking,	McCoy,	Weaver,
Carson,	Graham,	McFarland,	Wenner,
Chester,	of Muskingum,	McKay,	Wiest,
Clark,	Green,	Madden,	Wildermuth,
Cochrun,	Griswold,	Matthews,	Winter,
Comings,	Halstead,	Miller, of Fulton,	Wise,
Cookston,	Harter,	Moyer,	York,
Copeland,	Hastings,	Mulcahy,	Mr. Speaker—103.
Crabbe,	Hatch,	Myers,	

Mr. Kress received 103 votes.

Mr. Kress having received a constitutional majority of the votes cast, was declared elected message clerk of the House of Representatives, and having taken an oath, administered by Mr. Thompson of Franklin county, to support the constitution of the United States, the constitution of the state of Ohio, and an oath of office, entered upon the discharge of his duties.

The next business in order being the election of Engrossing Clerk, Mr. Beaty, of Hamilton county, nominated for said office, Mr. John Fielding, of Hamilton county.

Mr. Kreider, of Hocking county, seconded the nomination of Mr. Fielding.

The House then proceeded by viva voce vote to the election of Engrossing Clerk, with the following result:

Those voting for Mr. Fielding are: Messrs.

Alban,	Bing,	Chester,	Dildine,
Atkinson,	Bishop,	Clark,	Dodge,
Backowski,	Blauser,	Cochrun,	Donahay,
Baker,	Bliss,	Comings,	Drury,
Banker,	Bond,	Cookston,	Emery,
Barnes,	Bonser,	Copeland,	Entemann,
Beaty,	Brown,	Cowan,	Federman,
Beetham,	Bryson,	Crabbe,	Fouts,
Benner,	Burns,	Crosser,	Gordon, of Brown,
Besaw,	Carpenter,	Davis,	Gordon, of Logan,
Billingslea,	Carson,	Delehanty,	Gorrell,

Those voting for Mr. Fielding are: Messrs. — Concluded.

Graham,	Jones,	Miller, of Fulton,	Stokes,
of Licking,	of Trumbull,	Morris,	Stump,
Graham,	Kay,	Mulcahy,	Swedersky,
of Muskingum,	Kilbane,	Myers,	Talley,
Green,	King,	Pearson,	Taylor,
Griswold,	Kreider,	Reynolds, Jas. A.,	Thompson,
Halstead,	Lawyer,	Reynolds, Tom,	Waterston,
Hatch,	Lonz,	Robins,	Weaver,
Hinchey,	Luchsinger,	Robinson,	Wenner,
Hookey,	Lustig,	Russell,	Weist,
Hopple,	Lytle,	Schelhorn,	Wildermuth,
Huber,	McCoy,	Scott,	Winter,
Hughes,	McFarland,	Shy,	Wiest,
Johnston,	McKay,	Silver,	York,
Jones,	Madden,	Smith,	Mr. Speaker—103
of Hamilton,	Matthews,	Spidel,	

Mr. Fielding received 103 votes.

Mr. Fielding having received a constitutional majority of the votes cast, was declared duly elected Engraving Clerk of the House of Representatives, and having taken an oath, administered by the Speaker of the House of Representatives, to support the constitution of the United States, the constitution of the state of Ohio, and an oath of office, entered upon the discharge of his duties.

The next business in order being the election of Enrolling Clerk, Mr. Fouts, of Morgan county, nominated for said office, Mr. Charles E. Harper, of Morgan county.

Mr. Halstead seconded the nomination of Mr. Harper.

The House then proceeded by viva voce vote to the election of Enrolling Clerk with the following result:

Those voting for Mr. Harper are: Messrs.

Alban,	Cowan,	Hatch,	Reynolds, Tom,
Atkinson,	Crabbe,	Hinchey,	Robins,
Baker,	Crosser,	Hookey,	Robinson,
Banker,	Davis,	Hopple,	Russell,
Barnes,	Delehanty,	Huber,	Schelhorn,
Beaty,	Demune,	Johnston,	Scott,
Beetham,	Donahay,	Jones,	Shy,
Benner,	Drury,	of Hamilton,	Silver
Besaw,	Emery,	Jones,	Smith,
Billingslea,	Entemann,	of Trumbull,	Spidel,
Bing,	Evans,	Kay,	Stokes,
Blauser,	Faris,	King,	Stump,
Bliss,	Federman,	Kreider,	Swedersky,
Bond,	Foster,	Lawyer,	Talley,
Bonser,	Fouts,	Lentz,	Taylor,
Brown,	Gordon, of Brown,	Lonz,	Thompson,
Bryson,	Gordon, of Logan,	Luchsinger,	Walsh,
Burns,	Gorrell,	Lustig,	Waterston,
Cable,	Graham,	Lytle,	Weaver,
Carpenter,	of Licking,	McCoy,	Wenner,
Carson,	Graham,	McFarland,	Wiest,
Chester,	of Muskingum,	McKay,	Wildermuth,
Clark,	Green,	Matthews,	Winter,
Cochrun,	Greve,	Miller, of Fulton,	Wise,
Comings,	Griswold,	Mulcahy,	York,
Cookston,	Harter,	Myers,	Mr. Speaker—103.
Copeland,	Hastings,	Pearson,	

Mr. Harper received 103 votes.

Mr. Harper having received a constitutional majority of the votes cast, was declared duly elected Enrolling Clerk of the House of Rep-

representatives, and having taken an oath, administered by the Speaker of the House of Representatives, to support the constitution of the United States, the constitution of the state of Ohio, and an oath of office, entered upon the discharge of his duties.

The next business in order being the election of Recording clerk, Mr. Besaw, of Portage county, nominated for said office, Mrs. Ella M. Scriven, of Summit county.

Mr. Stokes, of Montgomery county, seconded the nomination of Mrs. Scriven.

The House then proceeded by viva voce vote to the election of Recording Clerk with the following result:

Those voting for Mrs. Scriven are:

Alban,	Cowan,	Halstead,	Myers,
Atkinson,	Crabbe,	Harter,	Pearson,
Backowski,	Crosser,	Hatch,	Pugh,
Baker,	Davis,	Hinchey,	Reynolds, Jas. A.,
Banker,	Delehanty,	Hopple,	Reynolds, Tom,
Barnes,	Demune,	Huber,	Robins,
Beaty,	Dildine,	Hughes,	Robinson,
Beetham,	Dodge,	Johnston,	Russell,
Benner,	Donahay,	Jones,	Schelhorn,
Besaw,	Drury,	of Hamilton,	Scott,
Billingslea,	Emery,	Jones,	Shy,
Bing,	Entemann,	of Trumbull,	Silver,
Blauser,	Evans,	Kay,	Smith,
Bliss,	Faris,	King,	Spidel,
Bond,	Federman,	Lawyer,	Stokes,
Bonser,	Foster,	Lonz,	Stump,
Brown,	Fouts,	Lustig,	Talley,
Bryson,	Gordon, of Brown,	Lytle,	Thompson,
Burns,	Gordon, of Logan,	McCoy,	Walsh,
Carpenter,	Gorrell,	McFarland,	Weaver,
Chester,	Graham,	McKay,	Wenner,
Clark,	of Licking,	Madden,	Wiest,
Cochrun,	Graham,	Matthews,	Wildermuth,
Comings,	of Muskingum,	Miller, of Fulton,	Wise,
Cookston,	Green,	Morris,	York,
Copeland,	Greve,	Mulcahy,	Mr. Speaker—100

Mrs. Scriven received 100 votes.

Mrs. Scriven having received a constitutional majority of all the votes cast, was declared duly elected Recording Clerk of the House of Representatives, having taken an oath, administered by Mr. Thompson, of Franklin county, to support the constitution of the United States, the constitution of the state of Ohio, and an oath of office, entered upon the discharge of her duties.

The next business in order being the election of sergeant-at-arms, Mr. Russell of Lawrence county, nominated for said office, Mr. Alfred Robinson of Lawrence county.

Mr. Robinson, of Hancock county, seconded the nomination.

The House then proceeded by viva voce vote to the election of sergeant-at-arms, with the following result:

Those who voted for Mr. Robinson are: Messrs.

Alban,	Beetham,	Bliss,	Carpenter,
Atkinson,	Benner,	Bond,	Chester,
Backowski,	Besaw,	Bonser,	Clark,
Baker,	Billingslea,	Brach,	Cochrun,
Banker,	Bing,	Brannon,	Copeland,
Barnes,	Bishop,	Brown,	Cowan,
Beaty,	Blauser,	Burns,	Crosser,



Those voting for Mr. Robinson are: Messrs. — Concluded.

Davis,	Graham,	Lentz,	Russell,
Delehanty,	of Muskingum,	Lonz,	Schelhorn,
Denune,	Green,	Luchsinger,	Scott,
Dildine,	Greve,	Lustig,	Shy,
Dodge,	Halstead,	McCoy,	Silver,
Donahay,	Hastings,	McFarland,	Smith,
Drury,	Hatch,	McKay,	Spidel,
Emery,	Hinchey,	Madden,	Stokes,
Entemann,	Hooley,	Matthews,	Stump,
Evans,	Hoover,	Miller, of Fulton,	Swedersky,
Faris,	Huber,	Morris,	Talley,
Federman,	Johnston,	Moyer,	Taylor,
Foster,	Jones,	Mulcahy,	Thompson,
Fouts,	of Hamilton,	Myers,	Walsh,
Gardner,	Jones,	Pearson,	Waterston,
Gordon, of Brown,	of Trumbull,	Pugh,	Weaver,
Gordon, of Logan,	Kay,	Reynolds, Jas. A.,	Wenner,
Gorrell,	King,	Reynolds, Tom,	Wiest,
Graham,	Kreider,	Robins,	Winter,
of Licking,	Lawyer,	Robinson,	Wise,
			York—105.

Mr. Robinson received 105 votes.

Mr. Robinson having received a constitutional majority of all the votes cast, was declared duly elected sergeant-at-arms of the House of Representatives and having taken an oath, administered by Mr. Thompson, of Franklin county, to support the constitution of the United States, the constitution of the state of Ohio, and an oath of office, entered upon the discharge of his duties.

The next business in order being the election of first assistant sergeant-at-arms, Mr. Barnes, of Montgomery county, nominated for said office, Mr. James M. Dalzell, of Montgomery county.

Mr. Spidel, of Montgomery county, seconded the nomination of Mr. Dalzell.

The House then proceeded by viva voce vote to the election of first assistant sergeant-at-arms, with the following result:

Those voting for Mr. Dalzell are: Messrs.

Alban,	Crabbe,	Greve,	Miller, of Fulton,
Baker,	Crosser,	Halstead,	Morris,
Banker,	Davis,	Hastings,	Moyer,
Barnes,	Delehanty,	Hatch,	Mulcahy,
Beaty,	Denune,	Helfrich,	Myers,
Beetham,	Dildine,	Hinchey,	Pearson,
Benner,	Dodge,	Hopple,	Pugh,
Besaw,	Donahay,	Huber,	Robins,
Bing,	Drury,	Hughes,	Robinson,
Bishop,	Emery,	Johnston,	Russell,
Blauser,	Entemann,	Jones,	Schelhorn,
Bliss,	Evans,	of Trumbull,	Scott,
Bonser,	Faris,	King,	Shy,
Brach,	Federman,	Kreider,	Silver,
Brannon,	Foster,	Lawyer,	Spidel,
Bryson,	Fouts,	Lentz,	Stokes,
Burns,	Gardner,	Lonz,	Stump,
Carpenter,	Gordon, of Brown,	Luchsinger,	Swedersky,
Carson,	Gordon, of Logan,	Lustig,	Talley,
Chester,	Gorrell,	Lytte,	Thompson,
Clark,	Graham,	McCoy,	Weaver,
Cochran,	of Licking,	McFarland,	Wenner,
Comings,	Graham,	McKay,	Wildermuth,
Copeland,	of Muskingum,	Madden,	Winter,
Cowan,	Green,	Matthews,	Wise,
			York—98.

Mr. Dalzell received 98 votes.

Mr. Dalzell having received a constitutional majority of all the votes cast, was declared duly elected first assistant sergeant-at-arms of the House of Representatives, and having taken an oath, administered by the Speaker of the House of Representatives, to support the constitution of the United States, the constitution of the state of Ohio, and an oath of office, entered upon the discharge of his duties.

The next business in order being the election of second assistant sergeant-at-arms, Mr. King, of Perry county, nominated for said office, Mr. Charles Berry, of Perry county.

Mr. Graham, of Muskingum county, seconded the nomination of Mr. Berry.

The House then proceeded by viva voce vote to the election of second assistant sergeant-at-arms, with the following result:

Those voting for Mr. Berry are: Messrs.

Alban,	Davis,	Hastings,	Morris,
Baker,	Delehanty,	Hatch,	Moyer,
Banker,	Dennue,	Helfrich,	Mulcahy,
Barnes,	Dodge,	Hinchey,	Pearson,
Beaty,	Donahay,	Hughes,	Pugh,
Beetham,	Drury,	Johnston,	Robins,
Benner,	Emery,	Jones,	Robinson,
Besaw,	Entemann,	of Hamilton,	Russell
Bing,	Evans,	Jones,	Schelhorn,
Blauser,	Faris,	of Trumbull,	Scott,
Bliss,	Federman,	King,	Shy,
Bond,	Foster,	Kreider,	Silver,
Bonser,	Fouts,	Lawyer,	Smith,
Brach,	Gardner,	Lentz,	Spidel,
Brown,	Gordon, of Logan,	Lonz,	Stokes,
Bryson,	Gorrell,	Luchsinger,	Swedersky,
Cable,	Graham,	Lustig,	Talley,
Carson,	of Licking,	Lytle,	Taylor,
Cochrun,	Graham,	McCoy,	Thompson,
Chester,	of Muskingum,	McFarland,	Waterston,
Comings,	Green,	McKay,	Wenner,
Cookston,	Greve,	Madden,	Wiest,
Copeland,	Halstead,	Matthews,	Wildermuth,
Crosser,	Harter,	Miller, of Fulton,	Wise,
			York—92.

Mr. Berry received 92 votes.

Mr. Berry having received a constitutional majority of all the votes cast, was declared duly elected second assistant sergeant-at-arms of the House of Representatives, and having taken an oath administered by the Speaker of the House of Representatives, to support the constitution of the United States, the constitution of the state of Ohio, and an oath of office, entered upon the discharge of his duties.

The next business in order being the election of third assistant sergeant-at-arms of the House of Representatives, Mr. Bing, of Gallia county, nominated for said office Mr. J. D. Thomas, of Franklin county.

Mr. Halstead, of Wyandot county, seconded the nomination of Mr. Thomas.

The House then proceeded by a viva voce vote to the election of third assistant sergeant-at-arms, with the following result:



Those voting for Mr. Thomas are: Messrs.

Alban,	Cookston,	Greve,	Morris,
Baker,	Copeland,	Halstead,	Moyer,
Banker,	Cowan,	Harter,	Mulcahy,
Barnes,	Crabbe,	Hastings,	Myers,
Beaty,	Crosser,	Hatch,	Pearson,
Beetham,	Delehanty,	Hinchey,	Pugh,
Benner,	Denune,	Huber,	Reynolds, Tom,
Besaw,	Dodge,	Hughes,	Robins,
Billingslea,	Donahay,	Johnston,	Robinson,
Bing,	Drury,	Jones,	Russell,
Bishop,	Emery,	of Hamilton,	Schelhorn,
Bliss,	Entemann,	Jones,	Scott,
Bond,	Evans,	of Trumbull,	Shy,
Bonser,	Federman,	Kay,	Silver,
Brach,	Foster,	King,	Smith,
Brown,	Fouts,	Kreider,	Stokes,
Bryson,	Gardner,	Lawyer,	Stump,
Burns,	Gordon, of Brown,	Lonz,	Swedersky,
Cable,	Gordon, of Logan,	Luchsinger,	Talley,
Carpenter,	Gorrell,	Lustig,	Weaver,
Carson,	Graham,	Lytle,	Wenner,
Chester,	of Licking,	McCoy,	Wiest,
Clark,	Graham,	McKay,	Wildermuth,
Cochrun,	of Muskingum,	Madden,	Winter,
Comings,	Green,	Matthews,	Wise,
		Miller, of Fulton,	Mr. Speaker—98.

Mr. Thomas received 98 votes.

Mr. Thomas having received a constitutional majority of all the votes cast, was declared duly elected third assistant sergeant-at-arms of the House of Representatives, and having taken an oath administered by the Speaker of the House of Representatives, to support the constitution of the United States, the constitution of the state of Ohio, and an oath of office, entered upon the discharge of his duties.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you: That the Senate is organized and that the following officers are elected and that the Senate is ready to proceed to business:

President Pro tempore — F. E. Whittemore, of Summit county.

Clerk — W. E. Halley, of Darke county.

Journal Clerk — E. E. Sperry, of Lorain county.

Message Clerk — Amor C. Emmert, of Hamilton county.

Engrossing Clerk — H. H. Harvey, of Hardin county.

Enrolling Clerk — Sanford W. Evans, of Fayette county.

Recording Clerk — J. E. Cross, of Adams county.

Sergeant-at-Arms — E. Everett Tharp, of Belmont county.

First Assistant Sergeant-at-Arms — Carson Pratt, of Montgomery county.

Second Assistant Sergeant-at-Arms — Joseph W. O'Neal, of Warren county.

Third Assistant Sergeant-at-Arms — C. J. Nichols.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you: That the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 1** — Mr. Whittemore.

*Be it Resolved by the General Assembly of the State of Ohio, That a committee of three on the part of the Senate and . . . . . on the part of the House of Representatives be appointed to wait upon and inform the Governor that the two houses of the Eighty-third General Assembly have organized and are ready to receive any communication he may desire to transmit."*

The committee on the part of the Senate are Senators Whittemore, Holden and Busbey.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the word "three" be inserted in the above message as applying to the number to represent the House of Representatives.

The motion was agreed to.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 106, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Harter,	Mulcahy,
Atkinson,	Copeland,	Hastings,	Myers,
Backowski,	Cowan,	Hatch,	Pearson,
Baker,	Crabbe,	Hinchey,	Pugh,
Banker,	Crosser,	Hooley,	Reynolds, Jas. A.,
Barnes,	Davis,	Huber,	Reynolds, Tom,
Beaty,	Delehanty,	Hughes,	Robins,
Beetham,	Denune,	Johnston,	Robinson,
Benner,	Dildine,	Jones,	Russell,
Besaw,	Donahay,	of Trumbull,	Schellhorn,
Billingslea,	Drury,	Kay,	Scott,
Bing,	Emery,	Kilbane,	Shy,
Blauser,	Entemann,	King,	Silver,
Bliss,	Evans,	Kreider,	Smith,
Bond,	Federman,	Lawyer,	Spidel,
Bonser,	Foster,	Lentz,	Stokes,
Brach,	Fouts,	Lonz,	Swedersky,
Brannon,	Gardner,	Luchsinger,	Talley,
Brown,	Gordon, of Brown,	Lustig,	Taylor,
Bryson,	Gordon, of Logan,	McCoy,	Thompson,
Burns,	Gorrell,	McFarland,	Weaver,
Cable,	Graham,	McKay,	Wenner,
Carpenter,	of Licking,	Madden,	Wiest,
Carson,	Graham,	Matthews,	Wildermuth,
Chester,	of Muskingum,	Miller, of Fulton,	Winter,
Clark,	Green,	Morris,	Wise,
Cochrun,	Greve,	Moyer,	York—107.
Comings,	Halstead,		

So the resolution was adopted.

The speaker appointed as a committee of three on the part of the House of Representatives under **S. J. R. No. 1** — Mr. Whittemore, Messrs. Stokes, Clark and Graham of Licking.

On motion of Mr. Beetham the House recessed until 2 o'clock p. m.



2:25 o'clock p. m.

The House met pursuant to recess.

Mr. Beetham offered the following resolution:

**H. R. No. 1**—Mr. Beetham.

*Resolved*, That a message be sent to the Senate informing that body that the House of Representatives is organized and ready for business and that the following are its officers:

Speaker—Carl R. Kimball of Lake county.

Speaker pro tempore—Rupert R. Beetham of Harrison county.

Clerk—John P. Maynard of Allen county.

Journal Clerk—C. E. Spring of Paulding county.

Message Clerk—Holmes H. Kress of Logan county.

Engrossing Clerk—John S. Fielding of Hamilton county.

Enrolling Clerk—Charles E. Harper of Morgan county.

Recording Clerk—Ella M. Scriven of Summit county.

Sergeant-at-Arms—Alfred N. Robinson of Lawrence county.

First Assistant Sergeant-at-Arms—James M. Dalzell of Montgomery county.

Second Assistant Sergeant-at-Arms—Charles Berry of Perry county.

Third Assistant Sergeant-at-Arms—J. D. Thomas of Franklin county.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

**H. R. No. 2**—Mr. Crabbe.

*Be it resolved by the House of Representatives of the Eighty-third General Assembly of Ohio*, That we deem it necessary to elect a deputy clerk, who shall also act as parliamentarian of the House and that we proceed to elect the same forthwith.

Mr. Federman moved that the resolution be placed upon its passage now.

The motion was agreed to.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 115, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carpenter,	Faris,	Hopple,
Atkinson,	Carson,	Federman,	Huber,
Packowski,	Chester,	Foster,	Hughes,
Baker,	Clark,	Fouts,	Johnston,
Banker,	Cochrun,	Freeman,	Jones,
Barnes,	Comings,	Gardner,	of Hamilton,
Beaty,	Cookston,	Gordon, of Brown,	Jones,
Beetham,	Copeland,	Gordon, of Logan,	of Trumbull,
Benner,	Cowan,	Gorrell,	Kay,
Besaw,	Crabbe,	Graham,	King,
Bing,	Crosser,	of Licking,	Kreider,
Bishop,	Davis,	Graham,	Lawyer,
Blauser,	Delehanty,	of Muskingum,	Lentz,
Bliss,	Derune,	Green,	Lonz,
Bond,	Dildine,	Greve,	Luchsinger,
Bonser,	Dodge,	Griswold,	Lustig,
Brach,	Donahay,	Halstead,	Lytle,
Brannon,	Drury,	Harter,	McCoy,
Brown,	Dunspaugh,	Hastings,	McFarland,
Bryson,	Emery,	Hatch,	McKay,
Burns,	Entemann,	Hinchey,	Madden,
Cable,	Evans,	Hooley,	Matthews,

Those voting in the affirmative are: Messrs. — Concluded.

Miller, of Fulton,	Robins,	Spidel,	Weaver,
Morris,	Robinson,	Stokes,	Wenner,
Moyer,	Russell,	Stump,	Wiest,
Mulcahy,	Schelhorn,	Swedersky,	Wildermuth,
Myers,	Scott,	Talley,	Winter,
Pugh,	Shy,	Taylor,	Wise,
Reynolds, Jas. A.,	Silver,	Thompson,	York—115.
Reynolds, Tom,	Smith,	Waterston,	

So the resolution was adopted.

Mr. Crabbe, of Madison county, nominated for the office of deputy clerk and parliamentarian, Mr. E. W. Hughes, of Franklin county.

Mr. Federman, of Hamilton county, seconded the nomination of Mr. Hughes.

The House then proceeded by viva voce vote to the election of deputy clerk and house parliamentarian with the following result:

Those voting for Mr. Hughes are: Messrs.

Alban,	Copeland,	Halstead,	Morris,
Backowski,	Cowan,	Harter,	Mulcahy,
Baker,	Crabbe,	Hastings,	Myers,
Banker,	Crosser,	Hatch,	Pearson,
Barnes,	Davis,	Hinchey,	Reynolds, Jas. A.,
Beaty,	Denune,	Hooley,	Reynolds, Tom,
Beetham,	Dildine,	Hopple,	Robins,
Benner,	Dodge,	Huber,	Robinson,
Besaw,	Donahay,	Hughes,	Russell,
Billingslea,	Drury,	Johnston,	Schelhorn,
Bing,	Emery,	Jones,	Scott,
Bishop,	Entemann,	of Hamilton,	Silver,
Bliss,	Evans,	Jones,	Smith,
Bond,	Faris,	of Trumbull,	Spidel,
Bonser,	Federman,	Kay,	Stokes,
Brach,	Foster,	King,	Stump,
Brannon,	Fouts,	Kreider,	Swedersky,
Brown,	Freeman,	Lawyer,	Talley,
Bryson,	Gardner,	Lentz,	Taylor,
Burns,	Gordon, of Brown,	Lonz,	Thompson,
Cable,	Gordon, of Logan,	Luchsinger,	Waterston,
Carpenter,	Gorrell,	Lustig,	Weaver,
Carson,	Graham,	Lytle,	Wenner,
Chester,	of Licking,	McCoy,	Wiest,
Clark,	Graham,	McFarland,	Wildermuth,
Cochrun,	of Muskingum,	McKay,	Winter,
Comings,	Green,	Matthews,	Wise,
Cookston,	Greve,	Miller, of Fulton,	York,
			Mr. Speaker—109.

Mr. Hughes received 109 votes.

Mr. Hughes having received a constitutional majority of the votes cast was declared duly elected deputy clerk and parliamentarian, and having taken an oath administered by the speaker of the House of Representatives, to support the constitution of the United States, the constitution of the state of Ohio, and an oath of office, entered upon the discharge of his duties.

Mr. Gorrell offered the following resolution:

**H. R. No. 3** — Mr. Gorrell.

*Resolved*, That it is the pleasure of the House of Representatives to have its daily session opened with prayer, and that a committee of three be appointed by the Speaker to make arrangements with the Ministers Association of Columbus for the services of a chaplain for this purpose.



The question being, "Shall the resolution be adopted?"

The resolution was adopted.

Mr. Hughes offered the following resolution:

**H. R. No. 4**—Mr. Hughes.

*Resolved*, That a committee of three be appointed to adjust the mileage of the members of the House.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

Mr. Graham of Licking, offered the following resolution:

**H. R. No. 5**—Mr. Graham, of Licking.

*Resolved*, That except in cases in which the signature or approval of the Speaker is required by law, the clerk of this House is hereby directed and empowered to sign all vouchers to be presented to the Auditor of State for the payment of any claim or claims against the House for services rendered or supplies furnished or for any other matter whatsoever.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

Mr. Federman offered the following resolution:

**H. R. No. 6**—Mr. Federman.

Relative to the death of Theodore Roosevelt.

WHEREAS, With profound sorrow we learn that the fearless and resolute spirit of Theodore Roosevelt has suddenly bowed to death, his only conqueror; and

WHEREAS, In the passing of this great man the people of the state of Ohio, in common with the people of all other states and countries, feel that they have suffered an irremediable personal loss; therefore

*Be it resolved by the General Assembly of the State of Ohio*: That the general assembly, speaking for the people of the state, hereby extends to the family and friends of Theodore Roosevelt an understanding sympathy in their bereavement. He was great as a writer, statesman, executive, father, friend, but he was greatest as a man, one who stood four-square to all the winds and never cringed from any blow. He was a natural leader of men and even those who were not his followers paid him the tribute of their admiration and esteem. His home was in America but he was a citizen of the world. He is another of our contributions to the world figures of all time.

*Be it further resolved*, That an engrossed copy of this resolution be forwarded by the secretary of state to the family of the deceased.

*Be it further resolved*, That when this House of Representatives adjourn, it adjourn out of respect to the memory of the deceased.

The question being "Shall the resolution be adopted?"

The resolution was adopted.

Mr. McFarland offered the following resolution:

**H. R. No. 7**—Mr. McFarland.

*Resolved*: The Clerk is hereby authorized to rent a sufficient number of typewriters, desks and chairs for the use of the House stenographers and clerks during the present session, and that the rental for same shall be paid out of the proper fund of the House of Representatives.

Mr. Beetham moved that the rules be suspended and that the resolution be considered now.

The motion was agreed to.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 106, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hatch,	Moyer,
Atkinson,	Crosser,	Hinchey,	Mulcahy,
Baker,	Delehanty,	Hookey,	Myers,
Banker,	Denune,	Hopple,	Pearson,
Barnes,	Dildine,	Huber,	Pugh,
Beaty,	Dodge,	Hughes,	Reynolds, Jas. A.,
Beetham,	Donahay,	Johnston,	Reynolds, Tom,
Benner,	Drury,	Jones,	Robins,
Besaw,	Dunspaugh,	of Hamilton,	Robinson,
Bing,	Emery,	Jones,	Russell,
Bishop,	Entemann,	of Trumbull,	Scott,
Blauser,	Evans,	Kay,	Shy,
Bliss,	Federman,	King,	Silver,
Bond,	Foster,	Kreider,	Smith,
Bonser,	Fouts,	Lawyer,	Spidel,
Brach,	Freeman,	Lentz,	Stump,
Brannon,	Gardner,	Lonz,	* Swedersky,
Brown,	Gordon, of Brown,	Luchsinger,	Talley,
Bryson,	Gordon, of Logan,	Lustig,	Taylor,
Burns,	Gorrell,	Lytle,	Thompson,
Cable,	Graham,	McCoy,	Walsh,
Carpenter,	of Muskingum,	McFarland,	Weaver,
Carson,	Green,	McKay,	Wenner,
Chester,	Greve,	Madden,	Wiest,
Cochrun,	Halstead,	Matthews,	Wildermuth,
Comings,	Harter,	Miller, of Fulton,	Winter,
Copeland,	Hastings,	Morris,	Wise—106.
Cowan,			

So the resolution was adopted.

Mr. McCoy offered the following resolution:

**H. R. No. 8**—Mr. McCoy.

*Resolved*, That the rules adopted by the House of Representatives of the Eighty-second General Assembly be adopted by this body and govern in its deliberations until the further order of the House.

The question being "Shall the resolution be adopted?"

The resolution was adopted.

**2:50 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 2:55 o'clock p. m.

**2:55 o'clock p. m.**

The House met pursuant to recess.

Mr. Stokes reported that the committee appointed under **S. J. R.**

**No. 1**—Mr. Whittemore, had visited the Governor and he had informed said committee that he would communicate in writing with this body.

Mr. Halstead offered the following resolution:

**H. R. No. 9**—Mr. Halstead.

*Resolved*, That the Speaker is hereby authorized and empowered to select some suitable person who shall be privileged to conduct the cigar stand at the door of the House.

The question being "Shall the resolution be adopted?"

The resolution was adopted.

Mr. Crosser offered the following resolution.

**H. R. No. 10**.—Mr. Crosser.



*Resolved*, That the choice of seats be determined by lot; that the Clerk prepare the necessary cards, with the names of the members thereon, one upon each card so prepared, to be placed in some suitable receptacle, and drawn by a page or some other person, who shall be blindfolded, the name on each card to be announced by the clerk as soon as drawn; that the members retire without the bar before the drawings commence and that each one select his seat when his name is announced and continue to occupy it until the drawing is concluded. In the selection of seats, all that portion of the hall north of the main aisle and the following fourteen seats numbered 70, 71, 81, 82, 83, 96, 97, 98, 99, 112, 113, 124, 125 and 126 south of said main aisle shall be reserved for the members of the majority and the remainder shall be assigned to the members of the minority party. That the following members be permitted to make their own selection of seats before the drawing:

Billingslea, Cowan, Stokes, J. A. Reynolds, Thompson, Walsh, Entemann, Lustig, Bliss, Hopple, Clark, Chester, Bryson, Federman, Beetham, Kay, Dodge, Besaw, Fouts, Robins, Beaty, Matthews.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

The following message was received from the Governor:

To the General Assembly:

It is my painful duty to advise you of the death of Colonel Theodore Roosevelt, ex-President of the United States, which occurred early this morning. He was one of the nation's most illustrious sons, and by sheer force of his active ability, he identified himself as a useful citizen of the world with its great problems.

In order that the state government, acting in behalf of our people, may voice their emotions in the nation's hour of bereavement, it has been directed that the flag over the Capitol hang at half mast, and I respectfully suggest to your honorable body an early adjournment as a fitting recognition of great achievements and a life dedicated to the republic.

JAMES M. COX,  
Governor.

Mr. Beetham moved that the message be referred to the Committee of the Whole and that said message be printed in the appendix of the journal.

The motion was agreed to.

The following message was received from the Governor:

To the General Assembly:

I have received and have the honor herewith to submit for your consideration a certified copy of a Resolution of Congress entitled "Joint Resolution proposing an amendment to the Constitution of the United States," which provides for prohibition of the manufacture of and traffic in intoxicating liquors in the United States and all territory subject to the jurisdiction thereof.

JAMES M. COX,  
Governor.

Mr. Beetham moved that the resolution be referred to the committee on Liquor Traffic and Temperance when appointed.

The motion was agreed to.

To the members of the House of Representatives of the 83rd General Assembly:

Under the provisions of Section 40 of the General Code, I hereby respectfully request authority for the appointment of seven additional assistant clerks to assist me in the clerical work of the House and to perform such duties as may be assigned to them.

Attest:

JOHN P. MAYNARD,  
Clerk.

Mr. Beetham moved that the request of the clerk be granted and that he be authorized to appoint such additional assistants.

The motion was agreed to.

The question being, "Shall the request of the Clerk be granted?"

The yeas and nays were taken, and resulted — yeas 113, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Hastings,	Moyer,
Atkinson,	Cowan,	Hatch,	Mulcahy,
Backowski,	Crosser,	Helfrich,	Myers,
Baker,	Davis,	Hinchey,	Pearson,
Banker,	Delehanty,	Hooley,	Pugh,
Barnes,	Denune,	Hopple,	Reynolds, Jas. A.,
Beaty,	Dildine,	Huber,	Reynolds, Tom,
Beetham,	Dodge,	Hughes,	Robins,
Benner,	Donahay,	Johnston,	Robinson,
Besaw,	Drury,	Jones,	Russell,
Billingslea,	Dunspaugh,	of Hamilton,	Scott,
Bing,	Emery,	Jones,	Shy,
Bishop,	Evans,	of Trumbull,	Silver,
Blauser,	Faris,	Kay,	Smith,
Bliss,	Federman,	King,	Spidel,
Bond,	Foster,	Kreider,	Stokes,
Bonser,	Fouts,	Lawyer,	Stump,
Brach,	Freeman,	Lentz,	Swedersky,
Brannon,	Gardner,	Lonz,	Talley,
Brown,	Gordon, of Brown,	Luchsinger,	Taylor,
Bryson,	Gordon, of Logan,	Lustig,	Thompson.
Burns,	Gorrell,	Lytle,	Walsh,
Cable,	Graham,	McCoy,	Waterston,
Carpenter,	of Licking,	McFarland,	Wenner,
Carson,	Graham,	McKay,	Wiest,
Chester,	of Muskingum,	Madden,	Wildermuth,
Clark,	Greer,	Matthews,	Winter,
Cochrun,	Halstead,	Miller, of Fulton,	Wise,
Comings,	Harter,	Morris,	York—113.
Cookston,			

So the request of the clerk was granted.

Mr. Fouts offered the following resolution:

**H. R. No. 11** — Mr. Fouts.

*Resolved*, That the Speaker be authorized and directed to appoint a committee of three to purchase or secure one hundred twenty-seven sets of the best annotated edition of the General Code of Ohio, one for the use of each member of this House, and one for the use of the judiciary committee, and one for the use of the finance committee, and one for the Press Room.

Mr. Beetham moved that the rules be suspended and the resolution be placed upon its adoption.

The motion was agreed to.

The question being, "Shall the resolution be adopted?"



The yeas and nays were taken, and resulted — yeas 111, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Halstead,	Myers,
Atkinson,	Copeland,	Harter,	Pearson,
Backowski,	Cowan,	Hastings,	Pugh,
Baker,	Crabbe,	Hatch,	Reynolds, Jas. A.,
Banker,	Crosser,	Helfrich,	Reynolds, Tom,
Barnes,	Davis,	Hinchey,	Robins,
Beaty,	Delehanty,	Hooley,	Robinson,
Beetham,	Denune,	Hopple,	Russell,
Benner,	Dildine,	Huber,	Schelhorn,
Besaw,	Dodge,	Hughes,	Scott,
Billingslea,	Donahay,	Johnston,	Shy,
Bing,	Drury,	Jones,	Silver,
Bishop,	Dunspaugh,	of Hamilton,	Smith,
Blauser,	Emery,	Jones,	Spidel,
Bliss,	Entemann,	of Trumbull,	Stokes,
Bond,	Federman,	Kay,	Stump,
Bonser,	Foster,	King,	Swedersky,
Brach,	Fouts,	Kreider,	Talley,
Brannon,	Freeman,	Lawyer,	Taylor,
Brown,	Gardner,	Lonz,	Thompson,
Bryson,	Gordon, of Brown,	Luchsinger,	Walsh,
Burns,	Gordon, of Logan,	McCoy,	Waterston,
Cable,	Gorrell,	McFarland,	Weaver,
Carpenter,	Graham,	McKay,	Wenner,
Carson,	of Licking,	Matthews,	Wildermuth,
Chester,	Graham,	Miller, of Fulton,	Winter,
Clark,	of Muskingum,	Morris,	Wise,
Cochrun,	Green,	Moyer,	York—111.
Comings,	Greve,	Mulcahy,	

So the resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

#### **S. J. R. No. 3** — Mr. Davis.

*Be it resolved by the General Assembly of the State of Ohio,* That a committee of five on the part of the Senate and five on the part of the House of Representatives, be appointed to make the necessary arrangements for the inauguration of the Governor-elect, Honorable James M. Cox, on Monday, January 13, 1919.

Those appointed on part of the Senate are Messrs. Davis, Whittemore, Sparks, Agnew and Holden.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 108, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Halstead,	Moyer,
Atkinson,	Cowan,	Harter,	Mulcahy,
Backowski,	Crabbe,	Hastings,	Pearson,
Baker,	Crosser,	Hatch,	Pugh,
Banker,	Delehanty,	Helfrich,	Reynolds, Jas. A.
Barnes,	Denune,	Hooley,	Reynolds, Tom,
Beaty,	Dildine,	Hopple,	Robins,
Beetham,	Dodge,	Huber,	Robinson,
Benner,	Donahay,	Johnston,	Russell,
Besaw,	Drury,	Jones,	Schelhorn,
Bing,	Dunspaugh,	of Hamilton,	Scott,
Blauser,	Emery,	Jones,	Silver,
Bliss,	Entemann,	of Trumbull,	Smith,
Bond,	Evans,	Kay,	Spidel,
Bonser,	Faris,	King,	Stokes,
Brach,	Federman,	Kreider,	Stump,
Brannon,	Foster,	Lawyer,	Swedersky,
Brown,	Fouts,	Lentz,	Talley,
Bryson,	Freeman,	Lonz,	Taylor,
Burns,	Gordon, of Brown,	Luchsinger,	Thompson,
Cable,	Gordon, of Logan,	Lustig,	Walsh,
Carpenter,	Gorrell,	Lytle,	Weaver,
Carson,	Graham,	McCoy,	Wenner,
Chester,	of Licking,	McFarland,	Wiest,
Clark,	Graham,	McKay,	Wildermuth,
Cochrun,	of Muskingum,	Matthews,	Winter,
Comings,	Green,	Miller, of Fulton,	Wise
Cookston,	Greve,	Morris,	York—108.

So the resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you:

That the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 2**—Mr. Whittemore.

*Be it Resolved by the General Assembly of the State of Ohio:* That the two houses of the General Assembly meet in joint convention in accordance with the provisions of the Constitution and the law, on Tuesday, January 7, 1919, at 11 o'clock A. M., to witness the opening of the votes cast at, and hearing the publishing and declaring of the result of the election held on the first Tuesday after the first Monday in November, 1918, for Governor and other constitutional state officers.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 111, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Green,	Moyer,
Atkinson,	Copeland,	Greve,	Mulcahy,
Backowski,	Cowan,	Halstead,	Myers,
Baker,	Crabbe,	Harter,	Pearson,
Banker,	Crosser,	Hastings,	Pugh,
Barnes,	Davis,	Hatch,	Reynolds, Jas. A.,
Beaty,	Delehanty,	Helfrich,	Reynolds, Tom,
Beetham,	Denune,	Hinchey,	Robins,
Benner,	Dildine,	Hooley,	Robinson,
Besaw,	Dodge,	Hopple,	Russell,
Billingslea,	Donahay,	Huber,	Schelhorn,
Bing,	Drury,	Hughes,	Scott,
Bishop,	Dunspaugh,	Johnston,	Shy,
Blauser,	Emery,	Jones,	Silver,
Bliss,	Entemann,	of Hamilton,	Smith,
Bond,	Federman,	Jones,	Spidel,
Bonser,	Foster,	of Trumbull,	Stokes,
Brach,	Fouts,	Kay,	Stump,
Brannon,	Freeman,	King,	Swedersky,
Brown,	Gardner,	Kreider,	Talley,
Bryson,	Gordon,	Lawyer,	Taylor,
Burns,	of Brown,	Lonz,	Thompson,
Cable,	Gordon,	Luchsinger,	Walsh,
Carpenter,	of Logan,	McCoy,	Waterston,
Carson,	Gorrell,	McFarland,	Weaver,
Chester,	Graham,	McKay,	Wenner,
Clark,	of Licking,	Matthews,	Wildermuth,
Cochrun,	Graham,	Miller, of Fulton,	Winter,
Comings,	of Muskingum,	Morris,	Wise,
			York—111.

So the resolution was adopted.

Mr. Thompson offered the following resolution:

**H. R. No. 12**—Mr. Thompson.

*Resolved*, That the Speaker of the House of Representatives be and is hereby authorized to appoint Philip H. Kinnel, of Franklin county, heretofore employed in the House and conversant with the duties, as custodian of telephones under the direction of the Speaker, at \$4.00 per day, commencing with the date of his appointment.

Mr. Thompson moved that the rules be suspended and the resolution be considered at once. The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 106, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bond,	Crosser,	Freeman,
Atkinson,	Bonser,	Davis,	Gardner,
Backowski,	Brach,	Delehanty,	Gordon,
Baker,	Brannon,	Denune,	of Brown,
Banker,	Brown,	Dildine,	Gordon,
Barnes,	Bryson,	Dodge,	of Logan,
Beaty,	Cable,	Donahay,	Gorrell,
Beetham,	Carson,	Drury,	Graham,
Benner,	Chester,	Emery,	of Licking,
Besaw,	Clark,	Entemann,	Graham,
Billingslea,	Cochrun,	Evans,	of Muskingum,
Bing,	Comings,	Faris,	Green,
Bishop,	Copeland,	Federman,	Greve,
Blauser,	Cowan,	Foster,	Harter,
Bliss,	Crabbe,	Fouts,	Hastings,



Those voting in the affirmative are : Messrs. — Concluded.

Hatch,	Lawyer,	Reynolds, Jas. A.,	Swedersky,
Helfrich,	Lentz,	Reynolds, Tom,	Talley,
Hinchey,	Lonz,	Robins,	Taylor,
Hopple,	Luchsinger,	Robinson,	Thompson,
Huber,	McCoy,	Russell,	Walsh,
Hughes,	McKay,	Schelhorn,	Waterston,
Johnston,	Madden,	Scott,	Weaver,
Jones,	Matthews,	Shy,	Wenner,
of Hamilton,	Miller, of Fulton,	Silver,	Wiest,
Jones,	Morris,	Smith,	Wildermuth,
of Trumbull,	Moyer,	Spidel,	Winter,
Kay,	Mulcahy,	Stokes,	Wise,
King,	Pugh,	Stump,	York—106.

So the resolution was adopted.

Mr. Chester offered the following resolution :

**H. R. No. 13** — Mr. Chester.

*Resolved*, That the Sergeant-at-Arms be and he is hereby authorized and directed to make his requisition upon the Secretary of State for the following stationery for the use of the House, to-wit :

1000 individual letter heads and envelopes for each representative and 5000 for the Clerk of the House, three-fourths of said number of envelopes for each representative and clerk to be of the size known as 6¾ and one-fourth to be known as No. 10. The name and address of each representative and said clerk to be printed on the letter-heads and envelopes allotted to each respectively.

Mr. Chester moved that the rules be suspended and the resolution be considered now.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 110, nays none as follows :

Those voting in the affirmative are : Messrs.

Alban,	Cowan,	Halstead,	Mulcahy,
Atkinson,	Crosser,	Harter,	Myers,
Backowski,	Davis,	Hatch,	Pugh,
Baker,	Delehanty,	Helfrich,	Reynolds, Jas. A.,
Banker,	Denune,	Hinchey,	Reynolds, Tom,
Barnes,	Dildine,	Hooley,	Robins,
Beaty,	Dodge,	Hopple,	Robinson,
Beetham,	Donahay,	Huber,	Russell,
Benner,	Drury,	Johnston,	Schelhorn,
Besaw,	Emery,	Jones,	Scott,
Billingslea,	Entemann,	of Hamilton,	Shy,
Bing,	Evans,	Jones,	Silver,
Bishop,	Faris,	of Trumbull,	Smith,
Blauser,	Federman,	Kay,	Spidel,
Bliss,	Foster,	King,	Stokes,
Bonser,	Fouts,	Kreider,	Stump,
Brach,	Freeman,	Lawyer,	Swedersky,
Brannon,	Gardner,	Lentz,	Talley,
Brown,	Gordon,	Lonz,	Taylor,
Bryson,	of Brown,	Luchsinger,	Thompson,
Burns,	Gordon,	Lytle,	Walsh,
Cable,	of Logan,	McCoy,	Waterston,
Carpenter,	Gorrell,	McFarland,	Weaver,
Carson,	Graham,	McKay,	Wenner,
Chester,	of Licking,	Madden,	Wiest,
Clark,	Graham,	Matthews,	Wildermuth,
Cochrun,	of Muskingum,	Miller, of Fulton,	Winter,
Cookston,	Green,	Morris,	Wise,
Copeland,	Greve,	Moyer,	York—110.

So the resolution was adopted.

**4:15 o'clock p. m.**

On motion of Mr. Beetham, the House adjourned until 10 o'clock a. m. Tuesday, Jan. 7th, 1919.

JOHN P. MAYNARD,  
Clerk.

Attest:

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, January 7, 1919, 10 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend Mr. Besaw, member from Portage county.

The journal of yesterday was read and approved.

**11:00 o'clock a. m.**

Mr. Beetham moved that a communication be sent to the Senate informing that body that the House of Representatives is now ready to receive them in joint convention.

The motion was agreed to.

The hour having arrived for the joint convention of the two houses, the members of the Senate preceded by the president, clerk and sergeant-at-arms thereof, appeared within the bar of the House.

The President of the Senate called the joint convention to order.

A roll of both houses having been called, it appeared that of the members of the Senate there were 31 present, and that of the members of the House there were 118 present, being more than a quorum of each house, respectively.

Those absent are: Mr. Davis, of the Senate, Messrs. Dunspaugh, Kilbane and Smith, of the House of Representatives.

The President of the Senate, in the presence of the joint convention of the two houses, then proceeded to open and announce the returns of the vote cast at the election held in the state of Ohio on the first Tuesday after the first Monday in November, 1918, for the offices of governor, lieutenant governor, secretary of state, treasurer of state and attorney general.

FOR GOVERNOR.

James M. Cox .....	486,403
Frank B. Willis .....	474,459

James M. Cox, having received the highest number of votes cast for said office of governor of the state of Ohio, was declared duly elected to that office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1919.

FOR LIEUTENANT GOVERNOR.

Earl D. Bloom.....	438,101
Clarence J. Brown .....	468,210

Clarence J. Brown having received the highest number of votes cast for said office of lieutenant governor of the state of Ohio, was

declared duly elected to said office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1919.

## FOR SECRETARY OF STATE.

William D. Fulton .....	432,442
Harvey C. Smith.....	471,228

Harvey C. Smith having received the highest number of votes cast for said office of secretary of state of Ohio, was declared duly elected to that office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1919.

## FOR TREASURER OF STATE.

Chester E. Bryan .....	428,598
Rudolph W. Archer .....	471,911

Rudolph W. Archer having received the highest number of votes cast for said office of treasurer of the state of Ohio, was declared duly elected to that office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1919.

## FOR ATTORNEY GENERAL.

Joseph McGhee .....	430,324
John G. Price .....	468,605

John G. Price having received the highest number of votes cast for said office of attorney general of the state of Ohio, was declared duly elected to that office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1919.

Mr. Beetham moved that the joint convention be now dissolved. The motion was agreed to.

Mr. Beetham demanded a call of the House and 114 members answered present to their names.

Those absent are: Messrs. Dunspaugh, Kilbane and Smith.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 4**—Mr. Liggitt.

Ratifying proposed Amendment to the Constitution of the United States.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

Upon which motion Mr. Hopple demanded a yea and nay vote. The question being "Shall the rules be suspended?"



The yeas and nays were taken, and resulted — yeas 76, nays 41, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	McKay,
Atkinson,	Copeland,	of Muskingum,	Matthews,
Baker,	Crabbe,	Green,	Miller, of Fulton,
Barnes,	Crosser,	Griswold,	Mulcahy,
Beetham,	Davis,	Halstead,	Pearson,
Benner,	Denune,	Harter,	Robins,
Besaw,	Dildine,	Hastings,	Robinson,
Bing,	Dodge,	Hatch,	Russell,
Blauser,	Donahay,	Hooley,	Silver,
Bond,	Drury,	Hughes,	Spidel,
Brown,	Emery,	Johnston,	Stump,
Bryson,	Faris,	Jones,	Swedersky,
Burns,	Foster,	of Trumbull,	Talley,
Cable,	Fouts,	Kay,	Taylor,
Carpenter,	Freeman,	King,	Waterston,
Carson,	Gordon,	Lawyer,	Weaver,
Chester,	of Logan,	Lentz,	Wenner,
Clark,	Gorrell,	Lytle,	Wiest,
Cochrun,	Graham,	McCoy,	Wise,
Comings,	of Licking,	McFarland,	York—76.

Those voting in the negative are: Messrs.

Backowski,	Entemann,	Jones,	Reynolds, Jas. A.,
Banker,	Evans,	of Hamilton,	Reynolds, Tom,
Beaty,	Federman,	Kreider,	Schelhorn,
Billingslea,	Gardner,	Lonz,	Scott,
Bishop,	Gordon,	Luchsinger,	Shy,
Bliss,	of Brown,	Lustig,	Stokes,
Bonser,	Greve,	Madden,	Thompson,
Brach,	Helfrich,	Morris,	Walsh,
Brannon,	Hinchey,	Moyer,	Wildermuth,
Cowan,	Hopple,	Myers,	Winter—41.
Delehanty,	Huber,	Pugh,	

The roll call was verified and found correct, no objection being made thereto.

The motion not having received a two-thirds majority was lost.

The resolution was laid over under the rule.

The Speaker handed down the following appointments under

**H. R. No. 11** — Mr. Fouts.

Messrs. Fouts, Federman and Lonz.

The Speaker handed down the following appointments under

**S. J. R. No. 3** — Mr. Davis.

Messrs. Hopple, Thompson, Beetham, Federman and King.

The Speaker handed down the following appointments under

**H. R. No. 3** — Mr. Gorrell.

Messrs. Besaw, Gorrell and Stump.

The Speaker handed down the following appointments under

**H. R. No. 4** — Mr. Hughes.

Messrs. Barnes, Hooley and Evans.

Mr. Beetham moved that the House recess until 2 o'clock p. m.

The motion was agreed to.

2:00 o'clock p. m.

The House met pursuant to recess.

Mr. Kreider moved that the vote whereby the suspension of the rules on **S. J. R. No. 4**—Mr. Liggitt, was lost, be now reconsidered.

The motion was agreed to.

The question being "Shall the rules be suspended?"

Upon which motion a yea and nay vote was demanded, taken and resulted—yeas 79, nays 36, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Matthews,
Atkinson,	Crabbe,	Griswold,	Miller, of Fulton,
Baker,	Crosser,	Halstead,	Mulcahy,
Barnes,	Davis,	Harter,	Pearson,
Beetham,	Denune,	Hastings,	Robins,
Benner,	Dildine,	Hatch,	Robinson,
Besaw,	Dodge,	Hooley,	Russell,
Bing,	Donahay,	Hughes,	Silver,
Blauser,	Drury,	Johnston,	Spidel,
Bond,	Emery,	Jones,	Stump,
Brown,	Faris,	of Trumbull,	Swedersky,
Bryson,	Foster,	Kay,	Talley,
Burns,	Fouts,	King,	Taylor,
Cable,	Freeman,	Kreider,	Waterston,
Carpenter,	Gordon,	Lawyer,	Weaver,
Carson,	of Logan,	Lentz,	Wenner,
Chester,	Gorrell,	Lonz,	Wiest,
Clark,	Graham,	Lytle,	Wise,
Cochrun,	of Licking,	McCoy,	York,
Comings,	Graham,	McFarland,	Mr. Speaker—79.
Cookston,	of Muskingum,	McKay,	

Those voting in the negative are: Messrs.

Backowski,	Entemann,	Hopple,	Reynolds, Jas. A.,
Banker,	Evans,	Huber,	Reynolds, Tom,
Bishop,	Federman,	Luchsinger,	Schelhorn,
Bliss,	Gardner,	Lustig,	Scott,
Bonser,	Gordon,	Madden,	Shy,
Brach,	of Brown,	Morris,	Stokes,
Brannon,	Greve,	Moyer,	Thompson,
Cowan,	Helfrich,	Myers,	Walsh,
Delehanty,	Hinchey,	Pugh,	Wildermuth,
			Winter—36.

The motion was agreed to and **S. J. R. No. 4**—Mr Liggitt, was taken up.

The question being "Shall the resolution be adopted?"

Mr. Evans moved to amend the resolution as follows:

After the last line add the following:

"Provided, however, that this resolution shall not go into effect until ninety days after its adoption by the General Assembly, and if within ninety days after said adoption, a petition signed by six per centum of the electors of the state as is provided for a referendum petition on laws passed by the General Assembly shall have been filed with the Secretary of State ordering that this resolution be submitted to the electors of the state for their approval or rejection, the Secretary of State shall submit at the election on the first Tuesday after the first Monday in November, 1919, to the electors of the state for their approval or rejection, this resolution in the manner provided by law for the submission by referendum of a law passed by the General Assembly,

and this resolution shall be of no force and effect until and unless approved by a majority of the electors of Ohio voting upon the same at said election."

The amendment was disagreed to.

The question recurring "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 85, nays 29, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Green,	Matthews,
Atkinson,	Crosser,	Griswold,	Miller, of Fulton,
Baker,	Davis,	Halstead,	Moyer,
Barnes,	Denune,	Harter,	Mulcahy,
Beetham,	Dildine,	Hastings,	Pearson,
Benner,	Dodge,	Hatch,	Robins,
Besaw,	Donahay,	Helfrich,	Robinson,
Bing,	Drury,	Hooley,	Russell,
Bishop,	Emery,	Hughes,	Shy,
Blauser,	Faris,	Johnston,	Silver,
Bond,	Foster,	Jones,	Spidel,
Brown,	Fouts,	of Trumbull,	Stump,
Bryson,	Freeman,	Kay,	Swedersky,
Burns,	Gordon,	King,	Talley,
Cable,	of Brown,	Kreider,	Taylor,
Carpenter,	Gordon,	Lawyer,	Thompson,
Carson,	of Logan,	Lentz,	Waterston,
Chester,	Gorrell,	Lonz,	Weaver,
Clark,	Graham,	Lytle,	Wenner,
Cochrun,	of Licking,	McCoy,	Wiest,
Comings,	Graham,	McFarland,	Wise,
Cookston,	of Muskingum,	McKay,	York,
Copeland,			Mr. Speaker—85.

Those voting in the negative are: Messrs.

Backowski,	Evans,	Luchsinger,	Reynolds, Tom,
Banker,	Federman,	Lustig,	Schelhorn,
Bliss,	Gardner,	Madden,	Scott,
Bonser,	Greve,	Morris,	Stokes,
Brannon,	Hinchey,	Myers,	Walsh,
Cowan,	Hopple,	Pugh,	Wildermuth,
Delehanty,	Huber,	Reynolds, Jas. A.,	Winter—29.
Entemann,			

So the resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 5**—Mr. Whittemore.

Relative to adjournment.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 107, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Griswold,	Miller, of Fulton,
Atkinson,	Crosser,	Halstead,	Moyer,
Backowski,	Davis,	Harter,	Mulcahy,
Baker,	Denune,	Hastings,	Myers,
Banker,	Dildine,	Hatch,	Pearson,
Barnes,	Dodge,	Helfrich,	Pugh,
Beetham,	Donahay,	Hinchey,	Reynolds, Jas. A.,
Benner,	Drury,	Hooley,	Reynolds, Tom,
Besaw,	Emery,	Hopple,	Robins,
Bing,	Entemann,	Huber,	Robinson,
Bishop,	Evans,	Hughes,	Russell,
Blauser,	Faris,	Johnston,	Schelhorn,
Bond,	Federman,	Jones,	Scott,
Bonser,	Foster,	of Hamilton,	Shy,
Brach,	Fouts,	Jones,	Silver,
Brannon,	Freeman,	of Trumbull,	Spidel,
Brown,	Gardner,	Kay,	Stokes,
Bryson,	Gordon,	King,	Stump,
Burns,	of Brown,	Kreider,	Swedersky,
Cable,	Gordon,	Lawyer,	Talley,
Carpenter,	of Logan,	Lonz,	Taylor,
Carson,	Gorrell,	Luchsinger,	Thompson,
Ghester,	Graham,	Lytle,	Waterston,
Clark,	of Licking,	McCoy,	Weaver,
Cochrun,	Graham,	McFarland,	Wenner,
Comings,	of Muskingum,	McKay,	Wiest,
Cookston,	Green,	Madden,	Winter,
Copeland,	Greve,	Matthews,	York—107.
Cowan,			

So the resolution was adopted.

Mr. Beetham moved that the Hall of the House of Representatives be granted for inaugural ceremonies.

The motion was agreed to.

Mr. Beetham moved House Rule No. 22 be suspended and that the House pass to the seventh order of business, being introduction of resolutions.

The motion was agreed to.

Mr. Robins offered the following resolution:

**H. R. No. 14** — Mr. Robins.

*Resolved*, That the speaker be and he hereby is authorized to appoint not to exceed eleven stenographers who shall receive the same compensation as the clerks of the House.

Mr. Robins moved that the resolution be adopted.

The motion was agreed to.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bond,	Copeland,	Gardner,
Atkinson,	Bonser,	Cowan,	Gordon,
Baker,	Brach,	Crabbe,	of Brown,
Banker,	Brannon,	Dildine,	Gordon,
Barnes,	Brown,	Dodge,	of Logan,
Beetham,	Bryson,	Donahay,	Gorrell,
Benner,	Burns,	Drury,	Graham,
Besaw,	Carpenter,	Emery,	of Muskingum,
Bing,	Carson,	Evans,	Green,
Bishop,	Clark,	Federman,	Greve,
Blauser,	Cochrun,	Fouts,	Griswold,
Bliss,	Cookston,	Freeman,	Halstead,

Those voting in the affirmative are: Messrs.—Concluded.

Harter,	Lawyer,	Mulcahy,	Stokes,
Hastings,	Lentz,	Myers,	Stump,
Hatch,	Lonz,	Pearson,	Swedersky,
Helfrich,	Luchsinger,	Pugh,	Talley,
Hinchey,	Lytle,	Reynolds, Jas. A.,	Taylor,
Hopple,	McCoy,	Reynolds, Tom,	Thompson,
Huber,	McFarland,	Robins,	Waterston,
Johnston,	Madden,	Russell,	Weaver,
Jones,	Matthews,	Schelhorn,	Wiest,
of Trumbull,	Miller, of Fulton,	Scott,	Wildermuth,
Kay,	Morris,	Silver,	Winter,
King,	Moyer,	Spidel,	York—93.
Kreider,			

So the resolution was adopted.

Mr. Graham, of Muskingum, offered the following resolution:

**H. R. No. 15**—Mr. Graham, of Muskingum.

*Resolved*, That the sergeant-at-arms be, and he hereby is authorized to appoint not to exceed fifteen (15) assistants to perform duties as doorkeepers, committee and cloak room attendants, and porters and render such other services as may be required, such appointees to receive as compensation for their services the sum of three dollars and fifty cents (\$3.50) for each day's attendance during the session, and beginning from the date of appointment.

Also, one chief telephone attendant who shall receive for such services the sum of five dollars (\$5.00) for each day's attendance during the session and beginning from the date of appointment.

The sergeant-at-arms is also given power to discharge such of said appointees as in his opinion do not render satisfactory service.

Mr. Graham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 63, nays 37. as follows:

Those voting in the affirmative are: Messrs.

Banker,	Cookston,	Graham,	Miller, of Fulton,
Barnes,	Copeland,	of Muskingum,	Morris,
Beetham,	Cowan,	Green,	Moyer,
Benner,	Crabbe,	Griswold,	Mulcahy,
Besaw,	Davis,	Halstead,	Pearson,
Bing,	Donahay,	Hooley,	Robins,
Bond,	Drury,	Hughes,	Scott,
Bonser,	Dunspaugh,	Jones,	Silver,
Brown,	Emery,	of Trumbull,	Spidel,
Burns,	Evans,	Kay,	Talley,
Cable,	Faris,	Kreider,	Taylor,
Carpenter,	Federman,	Lawyer,	Thompson,
Chester,	Fouts,	Luchsinger,	Waterston,
Clark,	Freeman,	Lytle,	Weaver,
Cochrun,	Gardner,	McCoy,	Wenner,
Comings,	Gorrell,	McKay,	Winter,
			Mr. Speaker—93.

Those voting in the negative are: Messrs.

Alban,	Carson,	Entemann,	Graham,
Packowski,	Delehanty,	Gordon,	of Licking.
Baker,	Denune,	of Brown.	Greve,
Blausier,	Dildine,	Gordon,	Harter,
Brach,	Dodge,	of Logan,	Hastings,

Those voting in the negative are: Messrs. — Concluded.

Helfrich,	Lonz,	Reynolds, Jas. A.,	Stump,
Hopple,	Madden,	Reynolds, Tom,	Swedersky,
Johnston,	Matthews,	Robinson,	Wiest,
King,	Myers,	Schellhorn,	Wildermuth,
Lentz,	Pugh,	Stokes,	York—37.

So the resolution was adopted.

Mr. Kreider offered the following joint resolution:

**H. J. R. No. 1** — Mr. Kreider.

Requesting the Governor of the State of Ohio to request the Secretary of War, Newton D. Baker, to permit the soldiers to retain permanently, their uniforms.

WHEREAS, In the great world war through which we have just passed, the American soldiers sacrificed the pleasures of home, the companionship of friends, and the profits of industry, and

WHEREAS, Many thousands of them made the supreme sacrifice of life in this, the greatest struggle in the world's history between autocracy and democracy; therefore

*Be it resolved*, That we as representatives of Ohio citizenship, in token of the high esteem in which we hold them for their gallant deeds and extreme sacrifices, request the Secretary of War, Newton D. Baker, to permit the American soldiers to permanently retain their uniforms; and that we request the Governor of the state of Ohio in behalf of the General Assembly to send certified copy of this resolution to the Secretary of War.

The resolution was laid over under the rule.

Mr. James A. Reynolds offered the following resolution:

**H. J. R. No. 2** — Mr. Reynolds.

Relative to mileage.

WHEREAS, Under section 50 of the General Code it is provided that the mileage which each member of the General Assembly is entitled to receive during his attendance at this session shall be at the rate of two cents per mile, which was the statutory railroad fare at the time such mileage rate was prescribed, and

WHEREAS, By the order of the director of railroads of the United States, the railroad fare to be charged by the various railroads operating in Ohio has been raised from two cents to three cents per mile, and

WHEREAS, It was the intention of the law that members of the General Assembly should be paid mileage by the state at the same rate which they are compelled to pay; therefore

*Be it Resolved by the General Assembly of the State of Ohio*, That the presiding officers and clerks of each house of the General Assembly be and they are hereby authorized and directed to issue mileage vouchers to each member of the General Assembly at the rate of three cents per mile and the auditor of state is hereby authorized and directed to issue warrants on said vouchers at such rate and the treasurer of state is also authorized and directed to pay such warrants when issued.

Mr. James A. Reynolds moved that the rules be suspended and the resolution be considered now.

The motion was agreed to.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 58, nays 46, as follows:



Those voting in the affirmative are: Messrs.

Backowski,	Denune,	Helfrich,	Pugh,
Baker,	Donahay,	Hinchey,	Reynolds, Jas. A.,
Barnes,	Dunspaugh,	Hopple,	Reynolds, Tom,
Beaty,	Entemann,	Johnston,	Schelhorn,
Benner,	Evans,	Jones,	Scott,
Bishop,	Federman,	of Trumbull,	Stokes,
Blauser,	Freeman,	Lentz,	Stump,
Bliss,	Gordon,	Lonz,	Swedersky,
Bonser,	of Brown,	Luchsinger,	Thompson,
Brach,	Green,	Madden,	Waterston,
Brannon,	Greve,	Miller, of Fulton,	Wenner,
Cable,	Griswold,	Morris,	Wiest,
Chester,	Halstead,	Moyer,	Wildermuth,
Comings,	Harter,	Mulcahy,	Wise,
Delehanty,	Hastings,	Myers,	York—58.

Those voting in the negative are: Messrs.

Alban,	Cochrun,	Gorrell,	McKay,
Banker,	Copeland,	Graham,	Matthews,
Beetham,	Crabbe,	of Licking,	Pearson,
Besaw,	Davis,	Hatch,	Robins,
Bing,	Dildine,	Hooley,	Robinson,
Bond,	Drury,	Hughes,	Russell,
Brown,	Emery,	King,	Silver,
Bryson,	Foster,	Kreider,	Spidel,
Burns,	Fouts,	Lawyer,	Talley,
Carpenter,	Gardner,	Lytle,	Taylor,
Carson,	Gordon,	McCoy,	Weaver,
Clark,	of Logan,	McFarland,	Winter—46.

So the resolution not having received the constitutional majority was lost.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 7** — Mr. Whittemore.

Relative to Joint Session.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 101, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Blauser,	Chester,	Dodge,
Baker,	Bliss,	Clark,	Donahay,
Banker,	Bond,	Cochrun,	Drury,
Barnes,	Bonser,	Comings,	Dunspaugh,
Beaty,	Brach,	Copeland,	Emery,
Beetham,	Brown,	Crabbe,	Entemann,
Benner,	Bryson,	Davis,	Evans,
Besaw,	Burns,	Delehanty,	Faris,
Bing,	Carpenter,	Denune,	Federman,
Bishop,	Carson,	Dildine,	Foster,

Those voting in the affirmative are: Messrs. — Concluded.

Fouts,	Hatch,	McKay,	Scott,
Freeman,	Helfrich,	Madden,	Silver,
Gardner,	Hinchey,	Matthews,	Spidel,
Gordon,	Hookey,	Miller, of Fulton,	Stokes,
of Brown,	Hopple,	Morris,	Stump,
Gordon,	Hughes,	Moyer,	Swedersky,
of Logan,	Johnston,	Mulcahy,	Talley,
Gorrell,	Jones,	Myers,	Taylor,
Graham,	of Trumbull,	Pearson,	Thompson,
of Licking,	Kay,	Pugh,	Waterston,
Graham,	King,	Reynolds, Jas. A.,	Weaver,
of Muskingum,	Kreider,	Reynolds, Tom,	Wenner,
Green,	Lawyer,	Robins,	Wiest,
Griswold,	Luchsinger,	Robinson,	Wildermuth,
Halstead,	Lytle,	Russell,	Winter,
Harter,	McCoy,	Schelhorn,	York—101.
Hastings,	McFarland,		

So the resolution was adopted.

Mr. Dunspaugh arose to a question of privilege, and asked that his vote be recorded on **S. J. R. No. 4** — Mr. Liggitt. His name being called Mr. Dunspaugh voted "no."

Mr. Beaty arose to a question of privilege, and asked that his vote be recorded on **S. J. R. No. 4** — Mr. Liggitt. His name being called Mr. Beaty voted "no."

Mr. Wiest offered the following resolution:

**H. R. No. 16** — Mr. Wiest.

WHEREAS, The House of Representatives of the Eighty-third General Assembly of the state of Ohio has heard with profound sorrow and regret of the death of the late Honorable Asa W. Elson, who was a member of the Seventy-seventh and Seventy-eighth General Assemblies of Ohio from Tuscarawas county, and

WHEREAS, In his death the people of his county have lost an honored and sincere friend, and the state of Ohio an honest, upright, industrious and faithful servant; therefore

*Be it resolved by the House of Representatives,* That we honor the memory of the Honorable Asa W. Elson and extend to his family and friends our deep sympathy, and express our appreciation of his splendid services as a member of the General Assembly; and

*Resolved,* That as a further evidence of our respect to his memory, this resolution be adopted by the House and spread upon the Journal thereof, and that a copy of the same be engrossed and transmitted to the family of the deceased;

*Resolved,* That as a further mark of respect that we adopt the same by a rising vote and that the House do now adjourn.

The resolution was adopted by a rising vote.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Monday, January 13, 1919, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by Mr. L. J. Graham of Muskingum county.

The journal of yesterday was read and approved.

Mr. Karl E. Hoover of Wayne county, presented a certificate of election as member of the House of Representatives of the 83rd General Assembly of Ohio, and having taken an oath administered by the Speaker pro tem, Rupert R. Beetham, to support the constitution of the United States, the constitution of the state of Ohio and also an oath of office, entered upon the discharge of his duties.

Mr. J. S. Miller, of Stark county, presented a certificate of election as member of the House of Representatives of the 83rd General Assembly of Ohio and having taken an oath administered by the speaker of the House to support the constitution of the United States, the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of his duties.

Mr. Beetham moved that a message be sent to the Senate informing that body that the House is now ready to receive them in joint convention.

The motion was agreed to.

Mr. Beetham moved that the House recess until the hour for the joint convention to convene.

The motion was agreed to.

The hour having arrived for the joint convention of the two Houses, the members of the Senate, preceded by the president, clerk and sergeant-at-arms thereof, appeared within the bar of the House.

The President of the Senate took the speaker's chair and called the joint convention to order.

Prayer was offered by Bishop Reese of the Episcopal church.

A roll of both houses having been called, it appeared that of the members of the Senate there were 25 present, and that of the members of the House there were 101 present, being more than a quorum of each house respectively.

Mr. Thompson moved that a committee of three be appointed to meet a committee of three from the senate for the purpose of escorting the Governor-elect to the joint convention.

The motion was agreed to.

The Speaker appointed as such committee Messrs. Beetham, Hopple and Thompson.

The Governor was presented to the joint convention and delivered his message in person.

Mr. Beetham moved that the Governor's message be referred to the Committee of the Whole and that it be printed in the appendix of the journal.

The motion was agreed to.

The president of the Senate declared the joint convention dissolved.

Mr. Beetham moved that the House of Representatives do now adjourn until 1:30 o'clock p. m. tomorrow.

The motion was agreed to.

Attest:

JOHN P. MAYNARD,  
Clerk.



Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, January 14, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend Gordon, of Logan county.

The journal of yesterday was read and approved.

Mr. R. C. Dunn, of Wood county, presented a certificate of election as member of the House of Representatives of the 83rd General Assembly of Ohio, and having taken an oath administered by the speaker of the House, to support the constitution of the United States, the constitution of the state of Ohio, and an oath of office entered upon the discharge of his duties.

The House passed to the second order of business, being resolutions laid over under the rule.

**H. J. R. No. 1**—Mr. Kreider, was taken up.

The question being, "Shall the resolution be adopted?" The yeas and nays were taken, and resulted—yeas 115, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Hastings,	Mulcahy,
Atkinson,	Dildine,	Hatch,	Myers,
Backowski,	Dodge,	Helfrich,	Pearson,
Banker,	Donahay,	Hinchey,	Pugh,
Barnes,	Drury,	Hooley,	Reynolds, Jas. A.,
Beetham,	Dunn,	Hoover,	Reynolds, Tom,
Benner,	Dunspaugh,	Hughes,	Robins,
Besaw,	Emery,	Johnston,	Robinson,
Bing,	Entemann,	Jones,	Russell,
Bishop,	Evans,	of Hamilton,	Schelhorn,
Blauser,	Faris,	Jones,	Scott,
Bond,	Federman,	of Trumbull,	Shy,
Bonser,	Foster,	Kay,	Silver,
Brach,	Fouts,	Kilbane,	Smith,
Brannon,	Freeman,	King,	Spidel,
Brown,	Gardner,	Kreider,	Stokes,
Bryson,	Gordon,	Lawyer,	Stump,
Burns,	of Brown,	Lentz,	Swedersky,
Cable,	Gordon,	Lonz,	Talley,
Carpenter,	of Logan,	Luchsinger,	Taylor,
Carson,	Gorrell,	Lytle,	Thompson,
Chester,	Graham,	McCoy,	Walsh,
Clark,	of Licking,	McFarland,	Waterston,
Cochrun,	Graham,	McKay,	Weaver,
Comings,	of Muskingum,	Madden,	Wenner,
Cookston,	Green,	Matthews,	Wiest,
Copeland,	Greve,	Miller, of Fulton,	Wildermuth,
Cowan,	Griswold,	Miller, of Stark,	Winter,
Crabbe,	Halstead,	Morris,	Wise,
Crosser,	Harter,	Moyer,	York—115.
Delehanty,			

Mr. Bliss voted in the negative.

So the resolution was adopted.

The House then passed to the sixth order of business, being introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 1**—Mr. McCoy.

To amend section 1426 of the General Code relating to restrictions in taking and catching fish in the inland fishing district of the state.

**H. B. No. 2**—Mr. Bond.

To amend section 3008 of the General Code, relating to the pay of grand and petit jurors.

**H. B. No. 3**—Mr. Gorrell.

To repeal section 6253 of the General Code, relating to the publication of election notices in the German language.

**H. B. No. 4**—Mr. Gorrell.

To authorize the trustees of the Ohio State University to construct, equip and furnish a residence hall for women students and to provide an appropriation therefor.

**H. B. No. 5**—Mr. Hooley.

To amend sections 7621 and 7763 of the General Code, relative to displaying the national flag on school buildings.

**H. B. No. 6**—Mr. Foster.

To amend sections 1415 and 1415-1 of the General Code relative to fur bearing animals.

**H. B. No. 7**—Mr. Foster.

To amend sections 5652 and 5652-6 of the General Code, relative to the regulation of dogs.

**H. B. No. 8**—Mr. Helfrich.

To amend section 2950 of the General Code, relative to the burial of soldiers.

**H. B. No. 9**—Mr. Jas. A. Reynolds.

To amend sections 4862 and 4940 of the General Code, to provide that women may vote and be voted for presidential electors.

**H. B. No. 10**—Mr. Jas. A. Reynolds.

To make appropriations to pay claims against the state existing in favor of owners of animals killed under the provisions of law in order to prevent the spread of disease among the live stock of the state.

Mr. Jas. A. Reynolds moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with and that **H. B. No. 10**—Mr. Jas. A. Reynolds be read the second time by its title at once.

Upon which motion Mr. Jas. A. Reynolds demanded a yea and nay vote, which was taken, and resulted, as follows: yeas 44, nays 73, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Foster,	Kilbane,	Schelhorn,
Backowski,	Gordon,	Lentz,	Shy,
Bishop,	of Brown,	Lonz,	Smith,
Blauser,	Greve,	Lustig,	Stokes,
Bliss,	Harter,	Madden,	Stump,
Brach,	Hastings,	Moyer,	Swedersky,
Brannon,	Helfrich,	Mulcahy,	Thompson,
Cowan,	Hinchey,	Myers,	Walsh,
Delehanty,	Hopple,	Pugh,	Wiest,
Denune,	Johnston,	Reynolds, Jas. A.,	Wildermuth,
Entemann,	Kay,	Reynolds, Tom,	York—44.
Evans,			

Those voting in the negative are: Messrs.

Alban,	Bing,	Cable,	Comings,
Banker,	Bond,	Carpenter,	Cookston,
Barnes,	Bonser,	Carson,	Copeland,
Beetham,	Brown,	Chester,	Crabbe,
Benner,	Bryson,	Clark,	Crosser,
Besaw,	Burns,	Cochran,	Davis,

Those voting in the negative are: Messrs. — Concluded.

Dildine,	Graham,	King,	Robins,
Dodge,	of Licking,	Kreider,	Robinson,
Donahay,	Graham,	Lawyer,	Russell,
Drury,	of Muskingum,	Luchsinger,	Scott,
Dunn,	Green,	Lytle,	Silver,
Emery,	Griswold,	McCoy,	Spidel,
Faris,	Halstead,	McFarland,	Talley,
Federman,	Hatch,	McKay,	Taylor,
Fouts,	Hooley,	Matthews,	Waterston,
Freeman,	Hughes,	Miller, of Fulton,	Weaver,
Gardner,	Jones,	Miller, of Stark,	Wenner,
Gordon,	of Hamilton,	Morris,	Winter,
of Logan,	Jones,	Pearson,	Wise—73.
Correll,	of Trumbull,		

The motion not having received a two-thirds majority was lost.

**H. B. No. 11** — Mr. Myers.

To amend section 3008 of the General Code relating to compensation of jurors.

**H. B. No. 12** — Mr. Blauser.

To amend section 5262 of the General Code, relating to the use or occupancy of armories.

**H. B. No. 13** — Mr. Bryson.

To amend section 13193-1 of the General Code, making it a felony to give, with intent to defraud, checks or drafts on any bank or other depository, wherein the person so giving such check or draft does not have any funds or credit for the payment of same.

**H. B. No. 14** — Mr. Bryson.

To amend section 2846 of the General Code, relating to fees of the sheriff.

**H. B. No. 15** — Mr. Comings.

To amend and supplement section 7762 of the General Code by the addition of supplemental sections to be known as sections 7762-1, 7762-2, 7762-3 and 7762-4 and to repeal section 7762, requiring that all common studies in all schools shall be taught in the English language.

**H. B. No. 16** — Mr. Comings.

To amend section 2395 of the General Code relating to the election of county commissioners.

**H. B. No. 17** — Mr. Comings.

To amend section 4250 of the General Code permitting the merging of the departments of public service and public safety in cities under fifty thousand.

**H. B. No. 18** — Mr. Comings.

To amend section 5653 of the General Code relating to the disposition of the dog and kennel funds.

**H. B. No. 19** — Mr. Comings.

To amend section 2625 of the General Code relating to the collection of personal taxes.

**H. B. No. 20** — Mr. Hughes.

To amend section 2253 of the General Code as amended 104 O. L. 250, relating to expenses of judges incurred while holding court in a county where he does not reside.

**H. B. No. 21** — Mr. Hughes.

To amend section 4411 of the General Code, relating to employes of the local boards of health.



**H. B. No. 22** — Mr. Evans.

To amend section 2967 of the General Code, relative to increasing the amount that may be allowed for the relief of the needy blind.

**H. B. No. 23** — Mr. Crabbe.

To provide for the appointment of a commissioner and assistants to secure the enforcement of laws prohibiting the liquor traffic and to prescribe their powers and duties and to fix their compensation.

**H. B. No. 24** — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the enforcement of such prohibition.

**H. B. No. 25** — Mr. Barnes.

To amend sections 4698, 4699, and 4701 of the General Code, relating to city school districts.

**H. B. No. 26** — Mr. Fouts.

To amend section 3008 of the General Code relative to the compensation of grand and petit jurors.

**H. B. No. 27** — Mr. King.

To supplement section 934 of the General Code by the enactment of section 934-1, requiring wash rooms to be provided and maintained at coal mines for the use of employes.

**H. B. No. 28** — Mr. Wise.

Making appropriations in full settlement for damage resulting from destruction of tubercular cattle and glandered horses by order of the State Board of Agriculture.

**H. B. No. 29** — Mr. Miller, of Stark.

To amend sections 504-2 and 504-3 of the General Code, enlarging the powers and duties of the public utilities commission with reference to the abandonment of service and facilities by railroad and public utilities.

**H. B. No. 30** — Mr. Miller, of Stark.

To establish a municipal court for the city of Massillon, Stark County, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

**H. B. No. 31** — Mr. Cable.

Providing public convenience stations in municipalities.

**H. B. No. 32** — Mr. Wiest.

To amend section 3008 of the General Code relating to compensation of jurors.

**H. B. No. 33** — Mr. Hoover.

To amend sections 6294 and 6295 of the General Code relative to the licensing and registration of motor vehicles.

**H. B. No. 34** — Mr. Hoover.

To amend section 1693 of the General Code, relating to the compensation of court constables.

**H. B. No. 35** — Mr. Halstead.

To amend section 3061 of the General Code, relating to memorial buildings.

**H. B. No. 36** — Mr. Cowan.

To amend section 154 of the General Code relative to the salaries of the night and day policemen and visitors' attendant in the State House.

The House passed to the seventh order of business, being introduction of resolutions.

Mr. Bonser offered the following resolution:

**H. R. No. 17** — Mr. Bonser.

WHEREAS, The rooms in the state house now occupied by the State Draft Board have been used by the House of Representatives in the past and are necessary for the proper accommodation of the House, its officers and committees; therefore

*Be it resolved*, That the adjutant general be respectfully directed to cause such rooms to be vacated at once so that the House may proceed without hindrance or delay in the transaction of its business.

The sergeant-at-arms is directed to serve a copy of this resolution on the adjutant general and the State Draft Board and the U. S. Provost Marshal.

Mr. Bonser moved that the rules be suspended and the resolution be considered at once. The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

Mr. McFarland offered the following resolution:

**H. R. No. 18** — Mr. McFarland.

WHEREAS, Colonel Fred Blankner was, by the 82nd General Assembly of Ohio, unanimously elected third assistant sergeant-at-arms for life,

*Be it resolved by the General Assembly of the State of Ohio*, That it is the wish of the members of the House of Representatives of the 83rd General Assembly that we extend to him our warmest greetings, and sincerely regret that his physical condition is such that we are deprived of his association during this session, and that a copy of this resolution be delivered to him by a committee of three, to be appointed by the speaker of the House, and that a copy of the same be spread upon the journal of the House of Representatives.

Mr. McFarland moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

The resolution was adopted.

Mr. Federman moved that the vote whereby **H. R. No. 15** was adopted, be now reconsidered and that the motion be entered upon the journal and remain pending.

Mr. Beetham moved that House Rule No. 73, requiring bills to be printed before second reading be suspended and that bills on the calendar for second reading be read the second time by their titles and referred to committees when appointed.

The motion was agreed to.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills were read the second time by their titles.

**H. B. No. 1** — Mr. McCoy.

Referred to the committee on Fish Culture and Game.

**H. B. No. 2** — Mr. Bond.

Referred to the committee on Judiciary.

**H. B. No. 3** — Mr. Gorrell.

Referred to the committee on Judiciary.

**H. B. No. 4** — Mr. Gorrell.

Referred to the committee on Universities and Colleges.

**H. B. No. 5** — Mr. Hooley.

Referred to the committee on Common Schools.

**H. B. No. 6** — Mr. Foster.

Referred to the committee on Fish Culture and Game.

**H. B. No. 7** — Mr. Foster.

Referred to the committee on Agriculture.

**H. B. No. 8** — Mr. Helfrich.

Referred to the committee on County Affairs.

**H. B. No. 9** — Mr. Jas. A. Reynolds.

Referred to the committee on Privileges and Elections.

**H. B. No. 10** — Mr. Jas. A. Reynolds.

Mr. Jas. A. Reynolds moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with, and that the bill be engrossed at the clerk's desk and read the third time.

The motion was not agreed to.

Said bill was referred to the committee on Appropriations and Finance.

**H. B. No. 11** — Mr. Myers.

Referred to the committee on Judiciary.

**H. B. No. 12** — Mr. Blauser.

Referred to the committee on Military Affairs.

**H. B. No. 13** — Mr. Bryson.

Referred to the committee on Banks and Banking.

**H. B. No. 14** — Mr. Bryson.

Referred to the committee on Fees and Salaries.

**H. B. No. 15** — Mr. Comings.

Referred to the committee on Common Schools.

**H. B. No. 16** — Mr. Comings.

Referred to the committee on County Affairs.

**H. B. No. 17** — Mr. Comings.

Referred to the committee on Cities.

**H. B. No. 18** — Mr. Comings.

Referred to the committee on County Affairs.

**H. B. No. 19** — Mr. Comings.

Referred to the committee on County Affairs.

**H. B. No. 20** — Mr. Hughes.

Referred to the committee on Codes, Courts and Procedure.

**H. B. No. 21** — Mr. Hughes.

Referred to the committee on Cities.

**H. B. No. 22** — Mr. Evans.

Referred to the committee on County Affairs.

**H. B. No. 23** — Mr. Crabbe.

Referred to the committee on Liquor Traffic and Temperance

**H. B. No. 24** — Mr. Crabbe.

Referred to the committee on Liquor Traffic and Temperance

**H. B. No. 25** — Mr. Barnes.

Referred to the committee on Common Schools.



- H. B. No. 26** — Mr. Fouts.  
Referred to the committee on Judiciary.
- H. B. No. 27** — Mr. King.  
Referred to the committee on Mines and Mining.
- H. B. No. 28** — Mr. Wise.  
Referred to the committee on Appropriations and Finance.
- H. B. No. 29** — Mr. Miller, of Stark.  
Referred to the committee on Public Utilities.
- H. B. No. 30** — Mr. Miller, of Stark.  
Referred to the committee on Codes, Courts and Procedure.
- H. B. No. 31** — Mr. Cable.  
Referred to the committee on Public Health.
- H. B. No. 32** — Mr. Wiest.  
Referred to the committee on Fees and Salaries.
- H. B. No. 33** — Mr. Hoover.  
Referred to the committee on Public Highways.
- H. B. No. 34** — Mr. Hoover.  
Referred to the committee on Fees and Salaries.
- H. B. No. 35** — Mr. Halstead.  
Referred to the committee on Privileges and Elections.
- H. B. No. 36** — Mr. Cowan.  
Referred to the committee on Fees and Salaries.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 1** — Mr Kreider.

Attest:

W. E. HALLEY,  
Clerk.

**3:40 o'clock, p. m.**

Mr. Beetham moved that the House recess until 3:45 o'clock p. m.  
The motion was agreed to.

**3:45 o'clock, p. m.**

The House met pursuant to recess.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 6** — Mr. Parrett.

Relative to the appointment of a Special Taxation Committee.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be concurred in?"

The yeas and nays were taken, and resulted—yeas 117, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Harter,	Miller, of Stark,
Atkinson,	Delehanty,	Hastings,	Morris,
Backowski,	Denune,	Hatch,	Moyer,
Baker,	Dildine,	Helfrich,	Mulcahy,
Banker,	Dodge,	Hinchey,	Myers,
Beetham,	Donahey,	Hooley,	Pearson,
Benner,	Drury,	Hoover,	Pugh,
Besaw,	Dunn,	Hopple,	Reynolds, Jas. A.,
Bing,	Dunspaugh,	Huber,	Reynolds, Tom,
Bishop,	Emery,	Hughes,	Robins,
Blauser,	Entemann,	Johnston,	Robinson,
Bliss,	Evans,	Jones,	Russell,
Bond,	Faris,	of Hamilton,	Schelhorn,
Bonser,	Federman,	Jones,	Scott,
Brach,	Foster,	of Trumbull,	Shy,
Brannon,	Fouts,	Kay,	Silver,
Brown,	Freeman,	Kilbane,	Smith,
Bryson,	Gardner,	King,	Spidel,
Burns,	Gordon,	Kreider,	Stump,
Cable,	of Brown,	Lawyer,	Swedersky,
Carpenter,	Gordon,	Lentz,	Talley,
Carson,	of Logan,	Lonz,	Taylor,
Chester,	Gorrell,	Luchsinger,	Thompson,
Clark,	Graham,	Lustig,	Walsh,
Cochrun,	of Licking,	Lytle,	Waterston,
Comings,	Graham,	McCoy,	Weaver,
Cookston,	of Muskingum,	McFarland,	Wildermuth,
Copeland,	Green,	McKay,	Winter,
Cowan,	Greve,	Madden,	Wise,
Crabbe,	Griswold,	Matthews,	York—117.
Crosser,	Halstead,	Miller, of Fulton,	

So the resolution was concurred in.

The Speaker handed down the following appointments of committees for the House of Representatives:

#### AGRICULTURE.

McFARLAND, Chairman.

Bryson,	Griswold,	Blauser,
Chester,	Gordon, of Logan,	Huber,
Halstead,	Hatch,	Shy,
Miller, of Fulton,	Silver,	Walsh,
Drury,	Cochrun,	Johnston.
Lytle,		

#### APPROPRIATIONS AND FINANCE.

KING, Chairman.

Federman.	McKay,	Jas. A. Reynolds,
Besaw,	Crosser,	Billingslea,
McFarland,	Brown,	Harter,
Wise,	Carpenter,	Thompson,
Graham, of Licking,	Cowan,	

## BANKS AND BANKING.

GRAHAM, of Muskingum, Chairman.

Graham, of Licking,	Faris,	Wildermuth,
Kay,	Matthews,	Tom Reynolds,
Halstead,	Lytle,	Stump.
Brown,	Billingslea,	

## BENEVOLENT AND PENAL INSTITUTIONS.

GRAHAM, of Licking, Chairman.

Kay,	Bing,	Atkinson,
Comings,	Barnes,	Delehanty,
Beaty,	Emery,	Swedersky,
Cable,	Evans,	Baker.

## CITIES.

FEDERMAN, Chairman.

Hughes,	Banker,	Myers,
Kay,	Spidel,	Harter,
Jones, of Hamilton,	Donahey,	Madden,
Wenner,	Tom Reynolds,	Moyer.

## CIVIL SERVICE.

BEATY, Chairman.

Bing,	Green,	Pugh,
McFarland,	Lawyer,	Brannon,
McKay,	Benner,	Greve,
Miller, of Stark,	Burns,	Schelhorn.

## CODES, COURTS AND PROCEDURE.

HUGHES, Chairman.

Miller, of Stark,	Morris,	Greve,
Fouts,	Crabbe,	Lustig,
Bond,	Thompson,	Hinchey.
McCoy,		

## COMMON SCHOOLS.

COMINGS, Chairman.

Bryson,	Copeland,	Stump,
Graham, of Muskingum,	Barnes,	Myers,
Bing,	Faris,	Baker,
Wenner,	Griswold,	Thompson.
Freeman,	Miller, of Fulton,	

## CONSERVATION OF NATURAL RESOURCES.

PEARSON, Chairman.

McKay,	Cookston,	Lustig,
Gardner,	Weaver,	Schelhorn.
Matthews,	Wiest,	



## CONSTITUTIONAL AMENDMENTS AND INITIATIVE AND REFERENDUM.

## BING, Chairman.

Miller, of Stark,	Matthews,	Pugh,
Faris,	Benner,	Hastings,
Lawyer,	Schelhorn,	Hinchey.
Weaver,		

## CORPORATIONS.

## WEAVER, Chairman.

Matthews,	Morris,	Brannon,
Green,	Benner,	Greve.
Lawyer,	Delehanty,	

## COUNTY AFFAIRS.

## BRYSON, Chairman.

Chester,	Waterston,	Billingslea,
Comings,	Silver,	Gordon, of Brown,
Griswold,	Carson,	Walsh,
Winter,	Green,	Denune.

## DAIRY AND FOOD PRODUCTS.

## GARDNER, Chairman.

Hooley,	Dildine,	Foster,
Davis,	Cookston,	Helfrich,
Carson,	Johnston,	Smith.

## ENROLLMENT (JOINT COMMITTEE)

## BARNES, Chairman

Jones, of Trumbull,	Schelhorn,	Evans.
McCoy,		

## FEDERAL RELATIONS

## BEETHAM, Chairman

Pearson,	Weaver,	Jas. A. Reynolds,
Comings,	Cookston,	Shy,
Wenner,	Benner,	Hoover,
Taylor,	Carpenter,	Hastings.

## FEES AND SALARIES

## BONSER, Chairman

Russell,	Waterston,	Delehanty,
King,	Robinson,	Evans,
Faris,	Lustig,	

## FISH CULTURE AND GAME

## DILDINE, Chairman

Hooley,	Entemann,	Lonz,
Bonser,	Waterston,	Swedersky,
Spidel,	Robinson,	Hastings,
Weaver,	Alban,	Hinchey,
Davis,	Benner,	

## INSURANCE

## WINTER, Chairman

Gorrell,	Carpenter,	Foster,
Drury,	Brown,	Mulcahy,
Russell,	Donahey,	Brannon,
Silver,	Bliss,	Wildermuth.

## JUDICIARY

## CLARK, Chairman

Miller, of Stark,	Scott,	Backowski,
Robins,	Griswold,	Stokes,
Hughes,	Dunn,	Hoover,
Fouts,	Bond,	Baker.
Beaty,	Myers,	

## LABOR

## DUNSPAUGH, Chairman

Besaw,	Dunn,	Kilbane,
Hughes,	Kreider,	Swedersky,
King,	Luchsinger,	Wiest,
Wenner,	Tom Reynolds,	Pugh.

## LIBRARY

## GORDON, of Logan, Chairman

Crosser,	Lytle,	Moyer,
Comings,	Copeland,	Wiest.
Fouts,	Hoover,	

## LIQUOR TRAFFIC AND TEMPERANCE

## CRABBE, Chairman

Gorrell,	Besaw,	Foster,
Bryson,	Dunspaugh,	Jas. A. Reynolds,
Graham, of Muskin-	McCoy,	Stump.
gum,	Emery,	

## MANUFACTURES AND COMMERCE.

## TAYLOR, Chairman

Pearson,	Burns,	Hastings,
Crosser,	Donahey,	Lentz,
Jones, of Hamilton,	Gordon, of Logan,	Lonz.
Spidel,	Smith,	

## MILITARY AFFAIRS

## SCOTT, Chairman

Russell,	Robinson,	Entemann,
Hooley,	Kreider,	Kilbane.
Chester,	Lustig,	

## MINES AND MINING

BOND, Chairman

King,	Luchsinger,	Hatch,
Cable,	Alban,	Shy,
Burns,	Davis,	Kilbane.
Lawyer,		

## PRISONS AND PRISON REFORMS

BESAW, Chairman

Cable,	Kreider,	Cowan,
Russell,	Green,	Madden,
Federman,	Backowski,	York.
Crabbe,		

## PRIVILEGES AND ELECTIONS

McCoy, Chairman

Gardner,	Carpenter,	Backowski,
Wise,	Jones, of Trumbull,	Brach,
Robinson,	Jas. A. Reynolds,	Brannon.
Carson,		

## PUBLIC BUILDINGS AND LANDS

CABLE, Chairman

Carson,	Silver,	Denune,
Dodge,	Bonser,	Madden,
Alban,	Entemann,	Pugh.
Banker,		

## PUBLIC HEALTH

TALLEY, Chairman

Hughes.	Faris,	Foster,
Emery,	Cookston,	Helfrich,
Morris,	Crabbe,	Stump,
Dunn,	Bing,	Cowan.

## PUBLIC HIGHWAYS

FOUTS, Chairman

Bryson,	Taylor,	Bliss,
Graham, of Muskin-	Crabbe,	Mulcahy,
gum,	Cookston,	Gordon, of Brown,
Halstead,	Spidel,	Atkinson,
Hooley,	Dunn,	York.

## PUBLIC PARKS AND WORKS

GORRELL, Chairman

Winter,	Kreider,	Smith,
Hatch,	Alban,	Stokes,
Green,	Banker,	Walsh,
Emery,	Dodge,	Bishop.



## PUBLIC PRINTING

CROSSER, Chairman

Green,	Bonser,	Johnston,
Alban,	Davis,	Lentz,
Banker,	Kilbane,	Lonz.
Silver,		

## PUBLIC UTILITIES

JONES, of Hamilton, Chairman

Pearson,	Burns,	Stokes,
Taylor,	Lawyer,	Harter,
Brown,	Luchsinger,	Moyer.
Lytle,	Bliss,	

## PUBLIC WATERWAYS

CHESTER, Chairman

Drury,	Cochrun,	Brach,
Robinson,	Dodge,	Lentz.
Waterston,	Cowan,	

## RULES AND LEGISLATIVE PROCEDURE

MR. SPEAKER, Chairman

Beetham,	Robinson,	Hopple.
Clark,		

## SOLDIERS' AND SAILORS' ORPHANS' HOME

COCHRUN, Chairman.

Barnes,	Emery,	Blauser,
Hatch,	Kreider,	Gordon, of Brown.
Miller, of Fulton,	Bishop,	

## STATE AND ECONOMIC BETTERMENT.

FREEMAN, Chairman.

Gorrell,	Lytle,	Huber,
Wenner,	Copeland,	Blauser,
Wise,	Lustig,	Bishop.
Jones, of Trumbull,	Hoover,	

## SUPPLIES AND EXPENDITURES.

MILLER, OF FULTON, Chairman.

King,	Dildine,	Blauser,
Dunspaugh,	Kreider,	Brach,
Cochrun,	Bishop,	Evans.
Talley,		

## TAXATION AND REVENUES.

ROBINS, Chairman.

Clark,	Graham, of Licking,	Wildermuth,
Beetham,	Kay,	Thompson,
Drury,	Scott,	Mulcahy,
Fouts,	Talley,	Harter.
Freeman,	Hopple,	

## UNIVERSITIES AND COLLEGES.

JONES, of Trumbull, Chairman.

Comings,	Talley,	Atkinson,
Wenner,	Gordon, of Logan,	Helfrich,
Freeman,	Bond,	Denune,
Gorrell,	York,	Wiest.

## VILLAGES.

RUSSELL, Chairman.

Dodge,	Dildine,	Huber,
Copeland,	Silver,	Walsh.
Davis,	Hinchey,	

4:15 o'clock, p. m.

Mr. Beetham moved that the House recess until 4:20 o'clock, p. m.

4:20 o'clock, p. m.

The House met pursuant to recess.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 10**—Mr. Whittemore.

Relative to adjournment.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be concurred in?"

The yeas and nays were taken, and resulted—yeas 95, nays 7, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carpenter,	Foster,	Johnston,
Atkinson,	Carson,	Fouts,	Jones,
Backowski,	Clark,	Freeman,	of Hamilton,
Banker,	Cookston,	Gardner,	Jones,
Barnes,	Copeland,	Graham,	of Trumbull,
Beetham,	Cowan,	of Muskingum,	Kilbane,
Benner,	Crabbe,	Green,	Kreider,
Besaw,	Crosser,	Greve,	Lawyer,
Blauser,	Davis,	Griswold,	Lentz,
Bond,	Delehanty,	Halstead,	Lonz,
Bonser,	Denune,	Harter,	Luchsinger,
Brach,	Donahey,	Hatch,	Lustig,
Brannon,	Drury,	Helfrich,	Lytle,
Brown,	Dunspaugh,	Hoover,	McCoy,
Bryson,	Emery,	Hopple,	McFarland,
Burns,	Evans,	Huber,	McKay,
Cable,	Federman,	Hughes,	Madden,

Those voting in the affirmative are: Messrs. — Concluded.

Matthews,	Robins,	Stokes,	Waterston,
Moyer,	Robinson,	Stump,	Weaver,
Mulcahy,	Russell,	Swedersky,	Wiest,
Myers,	Schelhorn,	Talley,	Wildermuth,
Pearson,	Scott,	Taylor,	Winter,
Pugh,	Silver,	Thompson,	Wise,
Reynolds, Jas. A.,	Smith,	Walsh,	York—95.
Reynolds, Tom,	Spidel,		

Those voting in the negative are: Messrs. Chester, Cochrun, Comings, Dodge, Gorrell, Miller of Fulton and Miller of Stark — 7.  
So the resolution was concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 8** — Mr. Kryder.  
Relative to mileage.

Attest:

W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

**4:50 o'clock, p. m.**

On motion of Mr. Beetham the House adjourned until 10 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

### Hall of the House of Representatives.

**Columbus, Ohio, Wednesday, January 15, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend Wykoff of the Glenwood Methodist Episcopal Church of Columbus, O. The Journal of yesterday was read and approved.

The House passed to the second order of business being resolutions laid over under the rule.

**S. J. R. No. 8** — Mr. Kreider, was taken up and on motion of Mr. Crabbe was referred to the committee on Judiciary.

The House passed to the sixth order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 37** — Mr. Kay.

To amend section 3063 of the General Code, relating to Memorial Building Funds.

**H. B. No. 38** — Mr. Kay.

To amend section 3963 of the General Code, relating to charges by municipalities for water service.



**H. B. No. 39** — Mr. Thompson.

To amend section 1580 of the General Code, relating to the qualifications and term of probate judge.

**H. B. No. 40** — Mr. Thompson.

To amend an act entitled: "An Act to incorporate the Society of St. John's Church in Worthington and parts adjacent", passed January 27, 1807, 5 Ohio Laws, page 56, to authorize said society to affiliate with the Protestant Episcopal Church in the United States of America and the Diocese thereof having jurisdiction of Franklin County, and to authorize said society to conform in the conduct and management of its affairs to the canons of said church and diocese.

**H. B. No. 41** — Mr. Comings.

To amend section 2409 of the General Code, relating to the employment of a clerk by the board of county commissioners.

**H. B. No. 42** — Mr. Carson.

To provide for the appointment of a commission to select and purchase lands and erect thereon the necessary buildings and structures for a general hospital for the operation and treatment of accidentally injured persons and for the appointment of a board of trustees of said hospital.

**H. B. No. 43** — Mr. Huber.

To amend section 4715 of the General Code, relating to the compensation of members of boards of education in rural school districts.

**H. B. No. 44** — Mr. Wiest.

To amend section 12815 of the General Code, relative to disorderly conduct in or about railway stations and right of way.

The House then passed to the seventh order of business being introduction of resolutions.

Mr. Hughes offered the following resolution:

**H. R. No. 19** — Mr. Hughes.

*Be it resolved by the House of Representatives of the State of Ohio, That Mose Kohn, the second assistant sergeant-at-arms of the House of the 82nd General Assembly be paid for ten days' services actually given as the postmaster of the House during the first ten days of the 83rd General Assembly. Said pay to be the same as other assistant sergeant-at-arms.*

Mr. Hughes moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being: "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 105, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,  
Atkinson,  
Baker,  
Banker,  
Barnes,  
Beetham,  
Benner,  
Billingslea,  
Bing,  
Blauser,  
Bliss,  
Bond,  
Bonser,

Brach,  
Brannon,  
Bryson,  
Burns,  
Cable,  
Carpenter,  
Carson,  
Clark,  
Cochrun,  
Comings,  
Cookston,  
Copeland,  
Cowan,

Crabbe,  
Crosser,  
Davis,  
Denune,  
Dildine,  
Dodge,  
Donahay,  
Drury,  
Dunn,  
Dunspaugh,  
Emery,  
Entemann,  
Evans,

Faris,  
Federman,  
Foster,  
Gardner,  
Gordon,  
of Brown,  
Gordon,  
of Logan,  
Gorrell,  
Graham,  
of Licking,  
Graham,  
of Muskingum,

Those voting in the affirmative are: Messrs. — Concluded.

Green,	Kay,	Morris,	Stokes,
Greve,	Kilbane,	Moyer,	Stump,
Griswold,	Kreider,	Mulcahy,	Swedersky,
Halstead,	Lawyer,	Myers,	Talley,
Harter,	Lentz,	Pugh,	Taylor,
Hastings,	Lonz,	Reynolds, Jas. A.,	Thompson,
Hatch,	Luchsinger,	Robins,	Walsh,
Helfrich,	Lytle,	Robinson,	Waterston,
Hooley,	McCoy,	Schelhorn,	Weaver,
Hoover,	McFarland,	Scott,	Wenner,
Huber,	McKay,	Shy,	Wiest,
Hughes,	Madden,	Silver,	Wildermuth,
Johnston,	Matthews,	Smith,	Wise,
Jones,	Miller, of Fulton,	Spidel,	York—105.
of Trumbull,	Miller, of Stark,		

So the resolution was adopted.

Mr. Hoover arose to a question of privilege, and asked that his vote be recorded on **S. J. R. No. 4** — Mr. Liggitt. His name being called, Mr. Hoover voted "aye".

Mr. Miller, of Stark, arose to a question of privilege, and asked that his vote be recorded on **S. J. R. No. 4** — Mr. Liggitt. His name being called, Mr. Miller, of Stark, voted "aye".

Mr. Brach arose to a question of privilege, and asked that his vote be recorded on **S. J. R. No. 4** — Mr. Liggitt. His name being called, Mr. Brach voted "no".

Mr. Smith arose to a question of privilege, and asked that his vote be recorded on **S. J. R. No. 4** — Mr. Liggitt. His name being called, Mr. Smith voted "no".

Mr. Billingslea arose to a question of privilege, and asked that his vote be recorded on **S. J. R. No. 4** — Mr. Liggitt. His name being called, Mr. Billingslea voted "no".

Mr. Dunn arose to a question of privilege, and asked that his vote be recorded on **S. J. R. No. 4** — Mr. Liggitt. His name being called, Mr. Dunn voted "aye".

Mr. Kilbane arose to a question of privilege, and asked that his vote be recorded in **S. J. R. No. 4** — Mr. Liggitt. His name being called, Mr. Kilbane voted "no".

Mr. Federman moved that his pending motion entered upon the journal to reconsider the vote by which **H. R. No. 15** — Mr. Graham, of Muskingum, was adopted, be taken up and considered at once.

Motion was agreed to and the motion was taken up.

The question being, "Shall the vote be reconsidered?", which was agreed to.

The question recurring, "Shall the resolution be adopted?"

Mr. Federman moved to refer the resolution to a select committee of one, with instructions to amend as follows: In the first paragraph strike out the words "three dollars and fifty cents (\$3.50)" and insert in lieu thereof the words and figures "four dollars (\$4.00)." The motion was agreed to, and Mr. Federman was appointed such committee, and reported the resolution amended as instructed.

The question recurring, "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 101, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Hatch,	Myers,
Atkinson,	Dildine,	Helfrich,	Pearson,
Baker,	Dodge,	Hooley,	Pugh,
Banker,	Donahay,	Hoover,	Reynolds, Jas. A.,
Barnes,	Drury,	Huber,	Robins,
Beetham,	Dunn,	Hughes,	Robinson,
Benner,	Dunspaugh,	Johnston,	Schelhorn,
Bing,	Emery,	Jones,	Scott,
Blauser,	Evans,	of Trumbull,	Shy,
Bliss,	Federman,	Kay,	Silver,
Bond,	Freeman,	Kilbane,	Smith,
Bonser,	Gardner,	Kreider,	Spidel,
Brach,	Gordon,	Lawyer,	Stokes,
Brannon,	of Brown,	Lentz,	Stump,
Burns,	Gordon,	Lonz,	Swedersky,
Cable,	of Logan,	Luchsinger,	Talley,
Carpenter,	Gorrell,	Lytle,	Taylor,
Carson,	Graham,	McCoy,	Thompson,
Cochrun,	of Licking,	McFarland,	Walsh,
Comings,	Graham,	McKay,	Waterston,
Cookston,	of Muskingum,	Madden,	Weaver,
Copeland,	Green,	Matthews,	Wenner,
Cowan,	Greve,	Miller, of Fulton,	Wildermuth,
Crabbe,	Griswold,	Miller, of Stark,	Wise,
Crosser,	Halstead,	Morris,	York,
Davis,	Harter,	Moyer,	Mr. Speaker—120.
Delehanty,	Hastings,	Mulcahy,	

So the resolution was adopted.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 45** — Mr. King.

To make supplementary appropriations for the General Assembly.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 45** was read the second time by its title.

Mr. Beetham moved that House rule No. 73, requiring bills to be printed before second reading be suspended and bills on the calendar for second reading be read the second time by their titles and referred to committees.

The motion was agreed to.

On motion of Mr. Beetham the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 45** was engrossed at the Clerk's desk and read the third time.

The question being "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 106, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bonser,	Copeland,	Entemann,
Atkinson,	Brach,	Cowan,	Evans,
Baker,	Brannon,	Crabbe,	Federman,
Banker,	Bryson,	Crosser,	Foster,
Barnes,	Burns,	Davis,	Freeman,
Beetham,	Cable,	Denune,	Gardner,
Benner,	Carpenter,	Dildine,	Gordon,
Besaw,	Carson,	Dodge,	of Brown,
Billingslea,	Chester,	Donahay,	Gordon,
Bing,	Clark,	Drury,	of Logan,
Bishop,	Cochrun,	Dunn,	Gorrell,
Blauser,	Comings,	Dunspaugh,	Graham,
Bliss,	Cookston,	Emery,	of Licking,



Those voting in the affirmative are: Messrs. — Concluded.

Graham,	Kay,	Mulcahy,	Stump,
of Muskingum,	Kilbane,	Myers,	Swedersky,
Green,	King,	Pearson,	Talley,
Griswold,	Kreider,	Pugh,	Taylor,
Halstead,	Lawyer,	Reynolds, Jas. A.,	Thompson,
Harter,	Lentz,	Robins,	Walsh,
Hastings,	Lonz,	Robinson,	Waterston,
Hatch,	Luchsinger,	Russell,	Weaver,
Helfrich,	Lytle,	Schelhorn,	Wenner,
Hooley,	McCoy,	Scott,	Wiest,
Hoover,	McFarland,	Shy,	Wildermuth,
Hopple,	McKay,	Silver,	Wise,
Huber,	Madden,	Smith,	York,
Johnston,	Miller, of Fulton,	Spidel,	Mr. Speaker—101.
Jones,	Morris,	Stokes,	
of Trumbull,			

The bill was passed.

The title was agreed to.

The speaker appointed under **S. J. R. No. 6**—Mr. Parrett, Messrs. Clark, Robins, Beetham, Hopple, Billingslea and Thompson.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 9**—Mr. Liggitt.

Relative to weekly bulletin.

Attest:

W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

A report from the governor pertaining to certain reprieves, commutations and pardons of convicts was received.

Mr. Beetham moved that the report be printed in the appendix of the journal.

The motion was agreed to.

**11:10 o'clock a. m.**

On motion of Mr. Beetham the House recessed until 11:25 o'clock a. m.

**11:25 o'clock a. m.**

The House met pursuant to recess.

The Speaker made the following alterations in the several standing committees:

Mr. Morris from the committee on Codes, Courts and Procedure to the committee on Conservation of Natural Resources.

Mr. Gardner from the committee on Conservation of Natural Resources to the committee on Codes, Courts and Procedure.

Mr. Wiest is relieved of duty on the committee on Labor and Mr. Brach appointed to serve thereon in place of Mr. Wiest.

The following message was received from the senate:

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 11** — Mr. Davis.

Relative to enrolling **H. B. No. 45** in typwriting.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being: "Shall the resolution be concurred in?"

The yeas and nays were taken, and resulted—yeas 101, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Harter,	Mulcahy,
Atkinson,	Delehanty,	Hastings,	Myers,
Backowski,	Denune,	Hatch,	Pearson,
Baker,	Dildine,	Helfrich,	Pugh,
Banker,	Dodge,	Hooley,	Reynolds, Jas. A.,
Barnes,	Donahay,	Hopple,	Robins,
Beetham,	Drury,	Hughes,	Robinson,
Benner,	Dunn,	Johnston,	Schelhorn,
Besaw,	Dunspaugh,	Jones,	Scott,
Billingslea,	Emery,	of Trumbull,	Shy,
Bing,	Entemann,	Kay,	Silver,
Bishop,	Evans,	Kilbane,	Smith,
Blauser,	Faris,	Kreider,	Spidel,
Bliss,	Freeman,	Lawyer,	Stokes,
Brach,	Gardner,	Lentz,	Stump,
Brannon,	Gordon,	Lonz,	Swedersky,
Bryson,	of Logan,	Luchsinger,	Talley,
Burns,	Gorrell,	Lustig,	Thompson,
Carpenter,	Graham,	McCoy,	Walsh,
Carson,	of Licking,	McFarland,	Waterston,
Chester,	Graham,	McKay,	Weaver,
Clark,	of Muskingum,	Madden,	Wenner,
Cochrun,	Green,	Matthews,	Wiest,
Comings,	Greve,	Miller, of Fulton,	Wildermuth,
Cookston,	Griswold,	Morris,	Wise,
Copeland,	Halstead,	Moyer,	York—101.
Crabbe,			

So the resolution was concurred in.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 45** — Mr. King.

To make supplementary appropriations for the General Assembly.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Crabbe offered the following resolution:

**H. J. R. No. 3** — Mr. Crabbe.

Relative to printing additional copies of **House Bills Nos. 23** and **24** for the use of the members of the House and Senate.

*Be it Resolved by the General Assembly of the State of Ohio*, That two thousand additional copies of House Bill No. 23 and two thousand additional copies of House Bill No. 24 providing for the appointment of a commissioner and assistants to secure the enforcement of laws prohibiting liquor traffic and to prohibit the sale and traffic of intoxicating liquor, be printed for the use of the members of the House and Senate.

Mr. Crabbe moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being: "Shall the resolution be concurred in?"

The yeas and nays were taken, and resulted—yeas 102, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Halstead,	Morris,
Atkinson,	Crabbe,	Harter,	Moyer,
Backowski,	Crosser,	Hastings,	Mulcahy,
Baker,	Delehanty,	Hatch,	Myers,
Banker,	Denune,	Helfrich,	Pearson,
Barnes,	Dildine,	Hooley,	Pugh,
Beetham,	Dodge,	Hopple,	Reynolds, Jas. A.,
Benner,	Donahay,	Huber,	Robinson,
Besaw,	Drury,	Hughes,	Schelhorn,
Billingslea,	Dunn,	Johnston,	Scott,
Bing,	Dunspaugh,	Jones,	Shy,
Bishop,	Emery,	of Trumbull,	Smith,
Blauser,	Entemann,	Kay,	Spidel,
Bliss,	Evans,	Kilbane,	Stokes,
Bonser,	Faris,	Kreider,	Stump,
Brach,	Federman,	Lawyer,	Swedersky,
Brannon,	Freeman,	Lentz,	Talley,
Bryson,	Gardner,	Lonz,	Taylor,
Burns,	Gordon,	Luchsinger,	Thompson,
Carpenter,	of Logan,	Lustig,	Walsh,
Carson,	Graham,	McCoy,	Waterston,
Chester,	of Licking,	McFarland,	Weaver,
Clark,	Graham,	McKay,	Wenner,
Cochrun,	of Muskingum,	Madden,	Wildermuth,
Comings,	Green,	Matthews,	Wise,
Cookston,	Greve,	Miller, of Fulton,	York—102.
Copeland,	Griswold,		

So the resolution was adopted.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**H. B. No. 45** — Mr. King.

To make supplementary appropriations for the General Assembly.

ROBERT J. O'BRIEN,	HERBERT L. JONES,
THOMAS W. LATHAM,	HENRY EVANS,
J. E. HOLDEN,	GEORGE SCHELHORN,
JOHN E. BARNES,	C. F. MCCOY.

The speaker of the House in the presence of the House signed said bill.

The floor privileges of the Hall of the House of Representatives were granted to the following members of the Press Correspondent's Association:

Akron Press, R. C. Saunders.  
 Associated Press, H. H. Daugherty.  
 Associated Press, Earl W. Baird.



Associated Press, W. J. Reck.  
 Associated Press, R. J. Dustman.  
 Cincinnati Commercial Tribune, Joseph A. Sullivan.  
 Cincinnati Enquirer, J. W. Faulkner.  
 Cincinnati Enquirer, H. R. Mengert.  
 Cincinnati Enquirer, E. W. Gableman.  
 Cincinnati Post, Maurice Henle.  
 Cincinnati Times-Starr, Wm. G. Stiegler.  
 Columbus Citizen, Charles F. Drake.  
 Columbus Citizen, L. E. Judd.  
 Columbus Dispatch, Frank T. Philbrick.  
 Columbus Dispatch, John Howard Galbraith.  
 Columbus Dispatch, Clifford E. Gillette.  
 Columbus Dispatch, George T. Blake.  
 Columbus Dispatch, Charles B. Griffith.  
 Columbus Dispatch, Charles J. Rieker.  
 Cleveland News-Leader, John T. Bourke.  
 Cleveland Plain Dealer, Walker S. Buel.  
 International News Service, C. H. Haddox.  
 International News Service, Dr. Clarence Maris.  
 International News Service, C. C. Waltermire.  
 Cleveland Press, E. A. Evans.  
 Ohio State Journal, J. A. Meckstroth.  
 Ohio State Journal, Bert D. Strang.  
 Scripps-McCrea League, C. C. Lyon.  
 Toledo Blade, F. H. Ward.  
 Toledo News-Bee, H. A. Palmer.

Mr. Weaver offered the following resolution:

**H. R. No. 20** — Mr. Weaver.

Relative to the death of the Honorable Wm. Welsh.

WHEREAS, Knowledge having come to the members of this House of the death of the Honorable William Welsh, of Knox county, who so ably and honorably represented his county in the 70th and 71st General Assemblies of the state of Ohio; and

WHEREAS, In his death the Nation loses one of its most loyal defenders, he being a veteran of the civil war; his state loses one of her most useful and devoted sons; his county loses one of its most capable, widely known, highly respected and best beloved citizens; and his family loses a most loving and faithful husband and father; therefore,

*Be it resolved*, That in the death of the Honorable William Welsh we mourn the loss of a noble son of Ohio, whose memory we would cherish because of his cheerful disposition and many kind deeds.

*Be it further resolved*, That we extend our sincere sympathy and condolence to the family and friends of the deceased in this their hour of loss and deep sorrow; and express to them our appreciation of the noble traits of character he exemplified in his life,

*Be it further resolved*, That in respect to his memory this resolution be adopted by the House and spread upon the journal and that an engrossed copy be sent to the family of the deceased, and

*Be it further resolved*, That out of respect to the memory of the Honorable William Welsh this House do now adjourn.

The resolution was adopted by a rising vote.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Monday, January 20, 1919, 5 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of the Glenwood Methodist Episcopal church, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House passed to the second order of business, being resolutions and motions.

Mr. McCoy offered the following resolution :

**H. J. R. No. 4**—Mr. McCoy.

Relative to the punishment of William Hohenzollern.

WHEREAS, It is charged by the press of the world, asserted by men of authority in a position to know, and believed by a large majority of the human race, that William Hohenzollern, the former Kaiser and Emperor of Germany, actuated by a lust for world domination, was the instigator and cause of the recent world conflict of arms, which has drenched the fields of Europe in blood; entailed a sacrifice of millions of lives; maimed and crippled for life millions more; laid waste vast areas of cultivated lands with their happy homes; brought woe, want and starvation to multitudes of innocent people; devastated thousands of villages and cities; and with a ruthlessness hitherto unknown has destroyed churches, cathedrals and works of art held sacred for a thousand years; and,

WHEREAS, It is further charged and believed that said William Hohenzollern, disregarding international law has violated solemn treaties made by his government; ordered his generals and soldiers to use brutal and inhuman methods of warfare never before used or known by civilized nations; that he commanded his officers and men to kill and murder defenseless men, women and children; and that during said conflict he advocated such hellish designs and employed such infernal devices of warfare in order to overcome and destroy the cherished democracy of the world as to create himself the arch enemy of mankind and the greatest criminal of all times; and that his damnable acts finally constituted such a menace to the peace of the world that it challenged the sense of justice inherent in the United States, the friend and sponsor of human liberty, and caused her to enter the conflict that she might save and make permanent the cherished principles of republicanism for the human race; and,

WHEREAS, Tentative peace and safety has been obtained at such enormous cost and sacrifice resulting from the alleged acts of one man who in a position of high authority thirsted for world power to satisfy his vaulting ambition; therefore,

*Be it resolved by the General Assembly of the State of Ohio:* That it is the sense of this body that "Punishment of crime must be made certain in order that society may be safe," and that nations may be secure in their rights and liberties, whether the criminal be of high or low degree, whether he be a king or a peasant, a ruler or a slave; that, in the interest of the welfare of the human family and for the future safety of nations, justice demands that William Hohenzollern should be apprehended, such formal charges preferred against him as the evidence warrants, that he be given a fair and impartial trial with

full opportunity for defense, and if found guilty, that he be made to suffer punishment commensurate with his crimes, the same as any other criminal and,

That the secretary of state of Ohio, be instructed to prepare and forward one copy of this resolution to the Speaker of the House of Representatives at Washington, D. C.; one copy to the President of the United States Senate; and one copy to the Department of the Secretary of State with the request that it be transmitted to President Woodrow Wilson at the Peace Conference at Paris, as representing the sentiment of this General Assembly.

Mr. McCoy moved that the rules be suspended and the resolution be considered at once.

The motion was not agreed to.

The resolution was laid over under the rule.

Mr. Myers offered the following resolution:

**H. J. R. No. 5** — Mr. Myers.

Approving a league of nations.

WHEREAS, The war has been won; and

WHEREAS, In memory of those who died in defense of liberty it is our solemn wish that the fruits of their sacrifice be not lost to posterity; and

WHEREAS, The Conference of Paris is now in session; therefore

*Be it resolved by the General Assembly of the State of Ohio,* That this commonwealth favors the formation of a league of nations of which the United States shall be a member, in order that the scourge of war may be forever banished and that free peoples everywhere may enjoy the blessings of a just and lasting peace, and

*Be it further resolved,* That certified copies of this resolution be sent by the secretary of state to the President of the United States, the members of the United States Senate and House of Representatives from the state of Ohio, and the chairman of the Foreign Relations Committee of the United States Senate.

The resolution was laid over under the rule.

Mr. Fouts offered the following resolution:

**H. J. R. No. 6** — Mr. Fouts.

Proposing an amendment to Article V, section 1 of the constitution of the state of Ohio, relative to extending the elective franchise to women.

*Be it resolved by the General Assembly of the State of Ohio,* three-fifths of the members elected to each house concurring therein, That for the purpose of extending the elective franchise to women, a proposal shall be submitted to the electors of this state in the manner provided by law, on the first Tuesday after the first Monday in November, 1920, to amend the constitution of the state by amending Article V, section 1 thereof, so that it will read as follows:

SECTION 1. Every \* \* \* citizen of the United States, of the age of twenty-one years who shall have been a resident of the state for one year next preceding the election, and of the county, township, or ward in which he or she resides, such time as may be provided by law, shall have the qualifications of an elector, and be entitled to vote at all elections.

SECTION 2. At such election this amendment shall be placed on the official ballot in the manner prescribed by law as "ARTICLE V,



SECTION 1, EXTENDING THE ELECTIVE FRANCHISE TO WOMEN", or in other language sufficiently clear to designate it, and if a majority of the electors voting on the same shall adopt such amendment, section 1 hereinabove set forth shall on and after the first day of January, 1921, become and constitute the section so amended of article V of the constitution of the state of Ohio and said original section 1 shall be repealed and annulled.

The resolution was laid over under the rule.

Mr. Bryson offered the following resolution.

**H. J. R. No. 7** — Mr. Bryson.

Relative to certain land deeded to the state of Ohio.

*Be it resolved by the General Assembly of Ohio, That*

WHEREAS, Mr. John Bryan, a former resident of Greene county, Ohio, but now deceased, did by will bequeath to the state of Ohio, certain valuable lands situated in said Greene county, Ohio; and

WHEREAS, The validity of said will is being contested in the courts of Ohio; therefore,

*Be it resolved,* That the attorney general of Ohio be informed of this fact and respectfully requested to proceed in such manner as will protect the interests of the state of Ohio.

The resolution was laid over under the rule.

Mr. Burns offered the following resolution:

**H. R. No. 21** — Mr. Burns.

Relative to the compensation of pages.

*Be it resolved by the House of Representatives,* That inasmuch as the pages of the Senate receive \$3.00 per diem, pages of the House of Representatives should receive a similar amount per diem.

The resolution was laid over under the rule.

Mr. Stokes offered the following resolution:

**H. J. R. No. 8** — Mr. Stokes.

Memorializing the president of the United States to designate November 11th, as Thanksgiving Day in future proclamations.

WHEREAS, Under authority of section 8301 of the General Code, the president or governor may by proclamation designate a day of fast or thanksgiving which shall be a legal holiday; and

WHEREAS, Since the first proclamation was issued by Governor Bradford to the Pilgrims in 1621, a day of thanksgiving has been observed by the colonies and states, and such day has since 1865 been a national holiday designated by the president to be observed on the fourth Thursday of November; and

WHEREAS, George Washington gave as one of the reasons of his Thanksgiving proclamation "the favorable interpositions of providence in the conclusion of the late war;" and

WHEREAS, The favorable conclusion of the world war gives rise to even greater cause for thanksgiving and should be fittingly commemorated and observed; and

WHEREAS, Actual hostilities ceased upon the signing of the armistice on the eleventh day of November, 1918; therefore

*Be it resolved by the General Assembly of the State of Ohio,* That the president of the United States is hereby requested to designate November eleventh as Thanksgiving Day in future proclamations in recognition of the country's cause for thanksgiving.

The resolution was laid over under the rule.

Mr. Johnston offered the following resolution:

**H. J. R. No. 9** — Mr. Johnston.

Relative to cost of production of grain, livestock and all farm crops and products.

WHEREAS, It is vital to the business of farming and agriculture in the state of Ohio that actual knowledge be had of the cost of production of grain, live stock and all farm crops and products and food stuffs that not only the farmers and producers may be adequately paid for the production of said farm products and food stuffs but also that the consumer be not over-charged for the same; and

WHEREAS, There never has been any adequate attempt made to ascertain these facts although the law creating the bureau of markets and marketing provides for the same on account of the lack of funds to conduct said work and investigation and that any survey to be of value must be state-wide; therefore

*Be it resolved by the General Assembly of the State of Ohio,* That the secretary of agriculture through the bureau of markets and marketing within the limits of such appropriation as may be hereafter made by the General Assembly, shall at once begin a proper and adequate investigation and survey to ascertain the following facts:

1. The actual cost of production of a bushel of wheat, corn, oats, rye, barley and potatoes and all other grains and vegetables under the varying conditions prevailing in Ohio, as well as the average cost.

2. The actual cost of production per ton of timothy, red or alsike, clover, hay, and alfalfa and other varieties of hay, and also of a ton of corn, stover and silage, and also of a bushel of timothy, red or alsike, clover, seed, and all other varieties of grass seed produced and grown in Ohio, as well as the average cost.

3. The actual cost of production of a pound of wool and the establishment of the proper grades of wool produced in Ohio, and the actual cost of production per pound of the proper grades of wool, and the average cost.

4. The actual cost of production per pound of beef, pork, mutton and lamb and other meats and the average cost of each.

5. The actual cost of production of milk, cream, butter and cheese and poultry and eggs of all kinds, and the average cost.

6. The actual cost of the marketing and distribution of all of said farm products and food stuffs from the time they leave the farmer and producer until they reach the ultimate consumer, and the average cost.

7. And that the secretary of agriculture through the bureau of markets and marketing complete the said investigation and survey and announce the results, facts and conclusions of said work on or before July 1, 1919, and have the same published in the press and farm papers and proper farm bulletins of the department of agriculture. And that said work be continued and conducted each year hereafter and the proper report made on or before July 1st of each year.

The resolution was laid over under the rule.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 46** — Mr. McCoy.

To amend section 1416 of the General Code, relative to the killing of squirrels.

**H. B. No. 47** — Mr. Gordon, of Brown.

Requiring sheriffs to investigate shanty boats and to report to the prosecuting attorney persons living in or operating the same without license.

**H. B. No. 48** — Mr. Gorrell.

To amend section 4228 of the General Code, relating to the publication of ordinances, resolutions, etc., of municipalities which are required to be published by law.

**H. B. No. 49** — Mr. Gorrell.

To repeal sections 11683 and 11684 of the General Code, relating to the publication of notice of sale of real estate on execution.

**H. B. No. 50** — Mr. Gorrell.

To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent.

**H. B. No. 51** — Mr. McKay.

To amend sections 4744, 4744-2, 4744-3, 4744-5, 7655-7, 7706, 7706-1, 7706-2, 7706-4, 7747 and 7811 and to repeal sections 4738 to 4743 of the General Code, relative to abolishing the office of district superintendent.

**H. B. No. 52** — Mr. Crosser.

Providing for the conservation of land and the restoration of the surface of land denuded by the stripping process for the purpose of extracting coal deposits.

**H. B. No. 53** — Mr. Atkinson.

To amend section 13008 of the General Code, enlarging the duties of parents and guardians toward children.

**H. B. No. 54** — Mr. Thompson.

To amend section 5711 of the General Code, being section 9 of an act passed March 21, 1917, entitled "An Act to abolish the evils arising out of delinquent land sales, etc." relating to the computing of interest on delinquent taxes and for certification to the treasurer by the county auditor.

**H. B. No. 55** — Mr. Thompson.

To prescribe a rule of evidence relating to corporations not organized under the laws of this state.

**H. B. No. 56** — Mr. Thompson.

To amend section 1558-54c of the General Code, providing for a trustee for a debtor in the municipal court of Columbus, Ohio, to require notice of the application for a trustee and providing for a default on the part of the debtor.

**H. B. No. 57** — Mr. Bryson.

To require an ownership certificate in the transfer of all motor vehicles in order to prevent the unlawful acquiring and disposing of said vehicles.

**H. B. No. 58** — Mr. Scott.

To validate all marriages of soldiers in this state solemnized since the declaration of war against Germany under any license issued by military authorities, and to amend section 11186 of the General Code so as to except soldiers' and sailors' brides from residence requirement.

**H. B. No. 59** — Mr. Morris.

To supplement section 1286 of the General Code by adding section 1286-1, providing that the practice of Christian Science shall not be considered the practice of medicine.



**H. B. No. 60** — Mr. Kreider.

To amend section 7690 of the General Code, relative to conveyance of pupils.

**H. B. No. 61** — Mr. Taylor.

To supplement section 2421 of the General Code by the addition of supplemental section 2421-1, empowering the board of county commissioners to turn over to a municipality part of the county bridge fund levied upon property within said municipality.

**H. B. No. 62** — Mr. Taylor.

To amend section 1692 of the General Code, relative to court constables.

**H. B. No. 63** — Mr. Graham, of Licking.

To amend section 7998 of the General Code, relative to the property rights of husband and wife.

**H. B. No. 64** — Mr. Graham, of Licking.

To amend section 12034 of the General Code, relative to election to take appraisement in partition cases.

**H. B. No. 65** — Mr. Comings.

To amend section 2502 of the General Code, relating to contracts between county commissioners and hospitals organized for charitable purposes.

**H. B. No. 66** — Mr. Comings.

Permitting the city of Elyria, Ohio, to pay a coal bill in the sum of \$552.36 to The Schafer-Suhr Company of Cleveland, Ohio.

**H. B. No. 67** — Mr. Comings.

To supplement section 12447, by a section to be known as 12447-1 for the greater protection of workmen's tools.

**H. B. No. 68** — Mr. Evans.

Relating to the suspension of the penalty for non-payment of taxes in reference to soldiers, sailors and marines, while in service and declaring an emergency.

**H. B. No. 69** — Mr. Evans.

Relating to penalties for driver of automobiles, motorcycles, etc., passing street cars while loading or unloading passengers.

**H. B. No. 70** — Mr. Carson.

To amend section 12553 of the General Code relating to running passenger trains with less than a full crew.

**H. B. No. 71** — Mr. Lonz.

To amend section 7700 of the General Code, defining teachers' contracts and requiring fulfillment.

**H. B. No. 72** — Mr. Cable.

To amend sections 4728 and 4732 and repeal sections 4728-1, 4729 and 4730 of the General Code, relative to the election of members of the county board of education.

The House then passed to the fourth order of business, being bills for second reading.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills were read the second time by their titles only and referred to the following named committees.

**H. B. No. 37** — Mr. Kay.

To the committee on County Affairs.

**H. B. No. 38** — Mr. Kay.

To the committee on Cities.

**H. B. No. 39** — Mr. Thompson.

To the committee on Codes, Courts and Procedure.

**H. B. No. 40** — Mr. Thompson.

To the committee on Codes, Courts and Procedure.

**H. B. No. 41** — Mr. Comings.

To the committee on County Affairs.

**H. B. No. 42** — Mr. Carson.

To the committee on Mines and Mining.

**H. B. No. 43** — Mr. Huber.

To the committee on Common Schools.

**H. B. No. 44** — Mr. Wiest.

To the committee on Codes, Courts and Procedure.

The speaker of the House of Representatives handed down the following communication from the Press Correspondents' Association:

Will you please add to the list of newspaper correspondents here for the session, and grant the floor privileges to Mr. R. A. Forster, representing The Toledo Blade, who has just arrived and who has presented the proper credentials to the Press Correspondents' Association?

PRESS CORRESPONDENTS' ASSOCIATION.

By JOHN T. BOURKE,  
President.

By WALKER S. BUEL,  
Secretary.

The request was granted and the privileges of the floor were extended to Mr. R. A. Forster.

6:15 o'clock p. m.

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

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Hall of the House of Representatives.

**Columbus, Ohio, Tuesday, January 21, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment. Prayer was offered by the Reverend W. F. Wykoff of the Glendale Methodist Episcopal Church of Columbus, Ohio.

The journal of yesterday was read and approved.

The speaker appointed under the provisions of **House Resolution No. 18** — Mr. McFarland as the committee to extend greetings of this assembly to Col. Fred Blankner, Messrs. Chester, Bryson and Cowan.

The House then passed to the second order of business, being resolutions laid over under rule 89.

**S. J. R. No. 9** — Mr. Liggitt, was taken up.

The question being "Shall the resolution be adopted?"

Mr. Beetham moved to amend as follows:

5 H. J.

By striking out all of the second line after the word "Senate", by striking out the word "are" in the 3rd line and inserting in lieu thereof the word "is" and strike out word "jointly" in 3rd line.

The motion was agreed to.

The question recurring "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 116, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Hatch,	Moyer,
Atkinson,	Denune,	Helfrich,	Mulcahy,
Baker,	Dildine,	Hinchey,	Myers,
Barnes,	Donahay,	Hooley,	Pugh,
Beaty,	Drury,	Hopple,	Reynolds, Jas. A.,
Beetham,	Dunn,	Huber,	Reynolds, Tom,
Benner,	Dunspaugh,	Hughes,	Robins,
Besaw,	Emery,	Johnston,	Robinson,
Billingslea,	Entemann,	Jones,	Russell,
Bing,	Evans,	of Hamilton,	Schelhorn,
Bishop,	Faris,	Jones,	Scott,
Blauser,	Federman,	of Trumbull,	Shy,
Bond,	Foster,	Kay,	Silver,
Bonser,	Fouts,	Kilbane,	Smith,
Brach,	Freeman,	King,	Spidel,
Brannon,	Gardner,	Kreider,	Stokes,
Brown,	Gordon,	Lawyer,	Stump,
Bryson,	of Brown,	Lentz,	Swedersky,
Burns,	Gordon,	Lonz,	Talley,
Cable,	of Logan,	Luchsinger,	Taylor,
Carpenter,	Gorrell,	Lustig,	Thompson,
Carson,	Graham,	Lytle,	Walsh,
Chester,	of Licking,	McCoy,	Waterston,
Clark,	Graham,	McFarland,	Weaver,
Cochrun,	of Muskingum,	McKay,	Wenner,
Comings,	Green,	Madden,	Wiest,
Cookston,	Greve,	Matthews,	Wildermuth,
Copeland,	Griswold,	Miller, of Fulton,	Winter,
Cowan,	Halstead,	Miller, of Stark,	Wise,
Crabbe,	Harter,	Morris,	York—116.
Crosser,	Hastings,		

So the resolution was adopted.

**H. J. R. No. 4**— Mr. McCoy, was taken up.

The question being "Shall the resolution be adopted?"

Mr. Evans moved to amend as follows:

In the second preamble strike out all the language after the word "might" and insert "assist in making the world safe for world-wide democracy."

The motion was agreed to and the resolution was so amended.

The question recurring "shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 115, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bing,	Carpenter,	Crosser,
Atkinson,	Blauser,	Carson,	Delehanty,
Backowski,	Bond,	Chester,	Denune,
Baker,	Bonser,	Clark,	Dildine,
Barnes,	Brach,	Cochrun,	Dodge,
Beaty,	Brannon,	Comings,	Donahay,
Beetham,	Brown,	Cookston,	Drury,
Benner,	Bryson,	Copeland,	Dunn,
Besaw,	Burns,	Cowan,	Emery,
Billingslea,	Cable,	Crabbe,	Entemann,



Those voting in the affirmative are: Messrs.

Evans,	Hastings,	Lonz,	Schelhorn,
Faris,	Hatch,	Luchsinger,	Scott,
Federman,	Helfrich,	Lustig,	Shy,
Foster,	Hinchey,	Lytle,	Silver,
Fouts,	Hooley,	McCoy,	Smith,
Freeman,	Hoover,	McFarland,	Spidel,
Gardner,	Hopple,	McKay,	Stokes,
Gordon,	Huber,	Madden,	Stump,
of Brown,	Hughes,	Miller, of Fulton,	Swedersky,
Gordon,	Johnston,	Miller, of Stark,	Talley,
of Logan,	Jones,	Morris,	Taylor,
Gorrell,	of Hamilton,	Moyer,	Walsh,
Graham,	Jones,	Mulcahy,	Waterston,
of Licking,	of Trumbull,	Myers,	Weaver,
Graham,	Kay,	Pearson,	Wenner,
of Muskingum,	Kilbane,	Reynolds, Jas. A.,	Wiest,
Green,	King,	Reynolds, Tom,	Wildermuth,
Greve,	Kreider,	Robins,	Winter,
Griswold,	Lawyer,	Robinson,	Wise,
Halstead,	Lentz,	Russell,	York—115.
Harter,			

So the resolution was adopted.

**H. J. R. No. 5**—Mr. Myers, was taken up.

The question being "Shall the resolution be adopted?"

Mr. Beetham moved that said **H. J. R. No. 5**—Mr. Myers, be referred to the committee on Judiciary.

Upon which a yea and nay vote was demanded, taken, and resulted—yeas 69, nays 45, as follows:

Those voting in the affirmative are: MESSRS.

Alban,	Cookston,	Graham,	McKay,
Barnes,	Copeland,	of Muskingum,	Matthews,
Beaty,	Crabbe,	Green,	Miller, of Fulton,
Beetham,	Crosser,	Griswold,	Miller, of Stark,
Benner,	Dildine,	Halstead,	Morris,
Besaw,	Donahay,	Hatch,	Pearson,
Bing,	Drury,	Hughes,	Robins,
Bond,	Dunn,	Jones,	Robinson,
Bonser,	Emery,	of Hamilton,	Russell,
Brown,	Faris,	Jones,	Scott,
Bryson,	Federman,	of Trumbull,	Silver,
Burns,	Fouts,	Kay,	Spidel,
Cable,	Freeman,	Kreider,	Talley,
Carpenter,	Gardner,	Lawyer,	Taylor,
Carson,	Gordon,	Luchsinger,	Waterston,
Chester,	of Logan,	Lytle,	Weaver,
Clark,	Gorrell,	McCoy,	Wenner,
Cochrun,	Graham,	McFarland,	Winter—69.
Comings,	of Licking,		

Those voting in the negative are: MESSRS.

Atkinson,	Foster,	Johnston,	Reynolds, Tom,
Baker,	Gordon,	Kilbane,	Schelhorn,
Billingslea,	of Brown,	Lentz,	Shy,
Bishop,	Greve,	Lonz,	Smith,
Blauser,	Harter,	Lustig,	Stokes,
Brach,	Hastings,	Madden,	Stump,
Brannon,	Helfrich,	Moyer,	Swedersky,
Cowan,	Hinchey,	Mulcahy,	Walsh,
Delehanty,	Hooley,	Myers,	Wiest,
Denune,	Hoover,	Pugh,	Wildermuth,
Entemann,	Hopple,	Reynolds, Jas. A.,	York—45.
Evans,	Huber,		

So the motion was agreed to and the resolution was referred to the committee on Judiciary.

**H. J. R. No. 6** — Mr. Fouts, was taken up.

Mr. Fouts moved that **H. J. R. No. 6** — Mr. Fouts, be referred to the committee on Judiciary.

Mr. Jas. A. Reynolds moved to refer said **H. J. R. No. 6** — Mr. Fouts, to the committee on Privileges and Elections; which motion was agreed to and the resolution was so committed.

**H. J. R. No. 7** — Mr. Bryson, was taken up.

The question being, "Shall the resolution be adopted?" The yeas and nays were taken, and resulted—yeas 113, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hastings,	Moyer,
Atkinson,	Delehanty,	Hatch,	Mulcahy,
Baker,	Denune,	Helfrich,	Myers,
Barnes,	Dildine,	Hinchey,	Pearson,
Beaty,	Dodge,	Hooley,	Pugh,
Beetham,	Donahay,	Hopple,	Reynolds, Jas. A.,
Benner,	Drury,	Huber,	Robins,
Besaw,	Dunn,	Hughes,	Robinson,
Billingslea,	Emery,	Johnston,	Russell,
Bing,	Entemann,	Jones,	Schelhorn,
Bishop,	Evans,	of Hamilton,	Scott,
Blauser.	Faris,	Jones,	Shy,
Bond,	Federman,	of Trumbull,	Silver,
Bonser,	Foster,	Kay,	Smith,
Brach,	Fouts,	Kilbane,	Spidel,
Brannon,	Freeman,	Kreider,	Stokes,
Brown,	Gordon,	Lawyer,	Stump,
Bryson,	of Brown,	Lentz,	Swedersky,
Burns,	Gordon,	Lonz,	Talley,
Cabie,	of Logan,	Luchsinger,	Taylor,
Carpenter,	Gorrell,	Lustig,	Walsh,
Carson,	Graham,	Lytle,	Waterston,
Chester,	of Licking,	McCoy,	Weaver,
Clark,	Graham,	McFarland,	Wenner,
Cochrun,	of Muskingum,	McKay,	Wiest,
Comings,	Green,	Madden,	Wildermuth,
Cookston,	Greve,	Matthews,	Winter,
Copeland,	Griswold,	Miller, of Fulton,	Wise,
Cowan,	Halstead,	Miller, of Stark,	York—113.
Crabbe,	Harter,	Morris,	

So the resolution was adopted.

**H. J. R. No. 8** — Mr. Stokes, was taken up.

On motion of Mr. Stokes the resolution was referred to the committee on Federal Relations.

**H. R. No. 21** — Mr. Burns, was taken up.

The resolution was laid over under the rule.

**H. J. R. No. 9** — Mr. Johnston, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 106, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Beetham	Bishop,	Brannon,
Atkinson,	Benner,	Blauser,	Brown,
Baker,	Besaw,	Bond,	Bryson,
Barnes,	Billingslea,	Bonser,	Burns,
Beaty,	Bing,	Brach,	Carson,

Those voting in the affirmative are: Messrs. — Concluded.

Chester,	Gordon,	King,	Robins,
Chochrun,	of Logan,	Kreider,	Robinson,
Cookston,	Gorrell,	Lawyer,	Russell,
Copeland,	Graham,	Lentz,	Schelhorn,
Cowan,	of Muskingum,	Lonz,	Scott,
Crabbe,	Green,	Luchsinger,	Shy,
Crosser,	Greve,	Lustig,	Silver,
Delehanty,	Griswold,	Lytle,	Smith,
Denune,	Halstead,	McCoy,	Spidel,
Dildine,	Hastings,	McFarland,	Stokes,
Dodge,	Hatch,	McKay,	Stump,
Donahay,	Helfrich,	Madden,	Swedersky,
Drury,	Hinchey,	Matthews,	Talley,
Emery,	Hookey,	Miller, of Fulton,	Taylor,
Entemann,	Hoover,	Miller, of Stark,	Walsh,
Evans,	Huber,	Morris,	Waterston,
Faris,	Hughes,	Moyer,	Weaver,
Federman,	Johnston,	Mulcahy,	Wenner,
Foster,	Jones,	Myers,	Wildermuth,
Fouts,	of Hamilton,	Pearson,	Winter,
Freeman,	Jones,	Pugh,	Wise,
Gordon,	of Trumbull,	Reynolds, Jas. A.,	York—106.
of Brown,	Kilbane,	Reynolds, Tom,	

So the resolution was adopted.

The House then passed to the third order of business, being reports of standing committees:

Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **H. B.**

**No. 21** — Mr. Hughes, having had the same under consideration, reports it back and recommends its passage.

H. FEDERMAN  
SYLVESTER SPIDEL  
E. L. DONAHEY  
GEO. S. MYERS

CHAS. S. KAY  
TOM REYNOLDS  
HARRY MOYER  
DOW W. HARTER

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The committee appointed under the provisions of **House Resolution No. 3** — Mr. Gorrell, have made arrangements for the Reverend W. F. Wykoff to serve as chaplain of the 83rd General Assembly in the House of Representatives.

D. W. BESAW,  
JOHN W. GORRELL,  
A. L. STUMP,

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills were read the second time by their titles and referred to the following named committees:

**H. B. No. 46** — Mr. McCoy.

To the committee on Fish Culture and Game.

**H. B. No. 47** — Mr. Gordon, of Brown.

To the committee on County Affairs.

**H. B. No. 48** — Mr. Gorrell.

To the committee on Judiciary.



- H. B. No. 49** — Mr. Gorrell.  
To the committee on Judiciary.
- H. B. No. 50** — Mr. Gorrell.  
To the committee on Judiciary.
- H. B. No. 51** — Mr. McKay.  
To the committee on Common Schools.
- H. B. No. 52** — Mr. Crosser.  
To the committee on Conservation of Natural Resources.
- H. B. No. 53** — Mr. Atkinson.  
To the committee on Public Health.
- H. B. No. 54** — Mr. Thompson.  
To the committee on Taxation and Revenues.
- H. B. No. 55** — Mr. Thompson.  
To the committee on Codes, Courts and Procedure.
- H. B. No. 56** — Mr. Thompson.  
To the committee on Codes, Courts and Procedure.
- H. B. No. 57** — Mr. Bryson.  
To the committee on Insurance.
- H. B. No. 58** — Mr. Scott.  
To the committee on Military Affairs.
- H. B. No. 59** — Mr. Morris.  
To the committee on Public Health.
- H. B. No. 60** — Mr. Kreider.  
To the committee on Common Schools.
- H. B. No. 61** — Mr. Taylor.  
To the committee on County Affairs.
- H. B. No. 62** — Mr. Taylor.  
To the committee on Codes, Courts and Procedure.
- H. B. No. 63** — Mr. Graham, of Licking.  
To the committee on Codes, Courts and Procedure.
- H. B. No. 64** — Mr. Graham, of Licking.  
To the committee on Codes, Courts and Procedure.
- H. B. No. 65** — Mr. Comings.  
To the committee on County Affairs.
- H. B. No. 66** — Mr. Comings.  
To the committee on Cities.
- H. B. No. 67** — Mr. Comings.  
To the committee on Labor.
- H. B. No. 68** — Mr. Evans.  
To the committee on Cities.
- H. B. No. 69** — Mr. Evans.  
To the committee on Military Affairs.
- H. B. No. 70** — Mr. Carson.  
To the committee on Public Utilities.
- H. B. No. 71** — Mr. Lonz.  
To the committee on Common Schools.
- H. B. No. 72** — Mr. Cable.  
To the committee on Common Schools.
- Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

**S. J. R. No. 4**—Mr. Liggitt.

Ratifying proposed amendment to the Constitution of the United States.

ROBERT J. O'BRIEN,  
J. E. HOLDEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
JOHN E. BARNES,

C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,  
GEORGE SCHELHORN.

The Speaker of the House in the presence of House signed said joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

**H. J. R. No. 1**—Mr. Kreider.

Requesting the Governor of the state of Ohio to request the Secretary of War, Newton D. Baker, to permit the soldiers to retain permanently, their uniforms.

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES,

ROBERT J. O'BRIEN,  
J. E. HOLDEN,  
CARL V. BEEBE.

The Speaker of the House in the presence of the House signed said joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

**S. J. R. No. 11**—Mr. Davis.

Relative to enrolling **H. B. No. 45** in typewriting.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
CARL V. BEEBE,  
J. E. HOLDEN,

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES.

The Speaker of the House in the presence of the House signed said joint resolution.

The House then passed to the sixth order of business, being introduction of bills:

The following bills were introduced and read the first time:

**H. B. No. 73**—Mr. Wenner.

To amend sections 7691 and 7701 and to supplement section 7691 by the addition of supplemental sections 7691-1 and 7691-2 of the General Code, relative to the employment of teachers on indefinite tenure.

**H. B. No. 74**—Mr. Thompson.

To declare judgments in attachment proceedings where no property is reached without force and effect where service of summons is not made on the defendant.

**H. B. No. 75**—Mr. Griswold.

To amend sections 10253, 10271, 10272, 11725, 11738 and 11781 of the General Code, relating to attachment and execution on claims for necessities.

**H. B. No. 76** — Mr. Griswold.

To amend section 11721 of the General Code, relative to exemptions of an unmarried woman from execution and attachment.

**H. B. No. 77** — Mr. Federman.

To amend section 4 of an act entitled, "An act to provide for a state purchasing department and to amend sections 1846 and 1847 of the General Code," passed March 21, 1917, vol. 107 O. L., p. 423.

**H. B. No. 78** — Mr. Federman.

To amend section 745 of the General Code, relative to the powers and duties of the commissioners of public printing.

**H. B. No. 79** — Mr. Brach.

To amend sections 1579-282, 1579-286, 1579-288, 1579-293, 1579-295, 1579-296, 1579-297, 1579-301, 1579-307, 1579-308, 1579-311, 1579-312, 1579-313, 1579-314, 1579-318, 1579-319, 1579-320, 1579-321, 1579-322, 1579-324 and 1579-326 of the General Code, (107 O. L. 704) relating to the establishment of a municipal court in the city of Toledo.

**H. B. No. 80** — Mr. Evans.

To establish a state non-medical board to regulate non-medical practice.

**H. B. No. 81** — Mr. Evans.

To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.

**H. B. No. 82** — Mr. Huber.

Authorizing suits against the state and regulating the procedure thereof.

**H. B. No. 83** — Mr. Lentz.

To appropriate the sum of one thousand dollars for the use of Mrs. James W. Neiswonger.

**H. B. No. 84** — Mr. Spidel.

To amend sections 4860 and 4944 of the General Code, relating to the compensation of election judges, clerks and deputy clerks and assistants.

**H. B. No. 85** — Mr. Cowan.

To create a central bureau of criminal identification.

**H. B. No. 86** — Mr. Clark.

To amend section 11273 of the General Code, relating to venue of actions.

**H. B. No. 87** — Mr. Hoover.

To amend section 13755 of the General Code, relating to what judgments may be rendered on petitions in error in criminal cases.

**H. B. No. 88** — Mr. Blausen.

To repeal sections 9592-1 to 9592-18, inclusive, of the General Code, relating to the organization, operation and supervision of fire insurance rate-making bureaus.

The House then passed to the seventh order of business, being introduction of resolutions.

Mr. Lonz offered the following resolution:

**H. R. No. 22** — Mr. Lonz.

Relative to purchasing chair pads for members of the House of Representatives.

WHEREAS, It is the purpose of the state of Ohio to provide necessary conveniences to the members of the House of Representatives; and,



WHEREAS, That members of the House occupy their chairs during the entire session which results in undue wear of the members' trousers, therefore,

*Be it resolved by the General Assembly of the State of Ohio, That the sergeant-at-arms is hereby authorized and directed to purchase 124 chair pads, one to be placed in the chair of each member. That the payment on same be allowed by the committee on Claims against the House and payable from the proper fund of the House.*

The resolution was laid over under the rule.

Mr. Beaty offered the following resolution:

**H. J. R. No. 10** — Mr. Beaty.

Relative to the death of Joseph Benson Foraker.

WHEREAS, Since the adjournment of the 82nd General Assembly one of Ohio's greatest statesmen, Joseph Benson Foraker, of Cincinnati, died; and

WHEREAS, There has been no meeting of the General Assembly from that time to the present session of the 83rd General Assembly; and

WHEREAS, The members of this General Assembly recognizing that Senator Joseph Benson Foraker was as learned a statesman as there was in the United States, having served the people of Cincinnati first as judge of the Superior Court, then having served the people of Ohio as governor for two terms and as United States Senator also for two terms. In all of these positions he displayed magnificent ability, attracting attention not only of the people of Ohio but of the people of the United States; therefore,

*Be it resolved by the General Assembly of the State of Ohio, That we deeply deplore the death of Senator Foraker; and*

*Be it further resolved, That the clerk of the House of Representatives and the clerk of the Senate convey to Mrs. Foraker the sympathy herein expressed and also assure her that this belated expression of sympathy is due to the fact that the General Assembly has not met heretofore since the death of her esteemed husband.*

*Be it further resolved, That an engrossed copy of this resolution be sent to Mrs. J. B. Foraker.*

The resolution was laid over under the rule.

Mr. Federman offered the following resolution.

**H. R. No. 23** — Mr. Federman.

Authorizing the purchase of sanitary drinking cups.

WHEREAS, This body is using a common drinking cup in direct violation of rule I of the regulations of the Ohio State Board of Health, prohibiting the use of common drinking cups and common towels; therefore

*Be it resolved, That the sergeant-at-arms is hereby authorized and directed to purchase individual sanitary drinking cups for the use of members of the General Assembly.*

Mr. Federman moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 102, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Barnes,	Benner,	Blauser,
Atkinson,	Beaty,	Besaw,	Bonser.
-Backowski,	Beetham,	Bishop,	Brach,

Those voting in the affirmative are: Messrs. — Concluded.

Brannon,	Entemann,	Hopple,	Myers,
Brown,	Evans,	Hughes,	Pearson,
Bryson,	Faris,	Johnston,	Pugh,
Burns,	Federman,	Jones,	Reynolds, Jas. A.,
Cable,	Freeman,	of Hamilton,	Reynolds, Tom,
Carpenter,	Gardner,	Kay,	Robinson,
Carson,	Gordon,	Kilbane,	Scott,
Chester,	of Brown,	King,	Shy,
Clark,	Gordon,	Kreider,	Silver,
Cochrun,	of Logan,	Lawyer,	Smith,
Comings,	Gorrell,	Lentz,	Spidel,
Cookston,	Graham,	Lonz,	Stokes,
Copeland,	of Licking,	Luchsinger,	Stump,
Cowan,	Graham,	Lytle,	Swedersky,
Crabbe,	of Muskingum,	McCoy,	Talley,
Crosser,	Green,	McFarland,	Taylor,
Delehanty,	Greve,	McKay,	Thompson,
Dildine,	Griswold,	Madden,	Walsh,
Dodge,	Halstead,	Matthews,	Wiest,
Donahay,	Harter,	Miller, of Fulton,	Wildermuth,
Drury,	Hatch,	Miller, of Stark,	Winter,
Dunn,	Hinchey,	Morris,	Wise,
Dunspaugh,	Hooley,	Moyer,	York—102.
Emery,	Hoover,	Mulcahy,	

So the resolution was adopted.

Mr. Alban offered the following resolution:

**H. R. No. 24** — Mr. Alban.

Relative to the death of Dr. W. S. Hoy, former member from Jackson county, Ohio.

WHEREAS, The House of Representatives of the 83rd General Assembly of Ohio has learned with regret of the death of Dr. W. S. Hoy, of Wellston, Ohio, who was a member of this body during the 81st and 82nd General Assemblies; therefore,

*Be it resolved*, That the House of Representatives takes this opportunity of recording a tribute to his high character as a man and his upright career as a legislator, whose motives were ever on the side of right and who merited and received the approbation of his constituents for his every act touching their interests. To the family and friends of the deceased the sympathy and condolence of this body is hereby tendered, and to them, the clerk of the House is directed to transmit a duly certified copy of this resolution;

*Resolved*, That as a further mark of respect that we adopt the same by a rising vote and that the House do now adjourn.

The resolution was adopted by a rising vote.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio

**Wednesday, January 22, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then passed to the first order of business, being bills for third reading.

On motion of Mr. Hughes the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**H. B. No. 21** — Mr. Hughes, was taken up out of its regular order on the calendar and considered at once.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 111, nays 4, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hatch,	Moyer,
Atkinson,	Crosser,	Helfrich,	Mulcahy,
Backowski,	Davis,	Hinchey,	Myers,
Baker,	Delehanty,	Hoover,	Pearson,
Banker,	Dildine,	Hopple,	Pugh,
Barnes,	Dodge,	Huber,	Reynolds, Jas. A.,
Beaty,	Donahay,	Hughes,	Reynolds, Tom,
Beetham,	Drury,	Johnston,	Robins,
Benner,	Dunn,	Jones,	Robinson,
Besaw,	Dunspaugh,	of Hamilton,	Russell,
Billingslea,	Emery,	Jones,	Schelhorn,
Bing,	Entemann,	of Trumbull,	Shy,
Bishop,	Evans,	Kay,	Silver,
Blauser,	Faris,	Kilbane,	Smith,
Bond,	Foster,	King,	Spidel,
Brach,	Freeman,	Kreider,	Stokes,
Brannon,	Gordon,	Lawyer,	Stump,
Brown,	of Brown,	Lentz,	Swedersky,
Bryson,	Gordon,	Lonz,	Talley,
Burns,	of Logan,	Luchsinger,	Taylor,
Cable,	Gorrell,	Lytle,	Thompson,
Carpenter,	Graham,	McCoy,	Walsh,
Carson,	of Muskingum,	McFarland,	Waterston,
Clark,	Green,	McKay,	Wenner,
Cochrun,	Greve,	Madden,	Wiest,
Comings,	Griswold,	Matthews,	Wildermuth,
Cookston,	Halstead,	Miller, of Fulton,	Winter,
Copeland,	Harter,	Miller, of Stark,	Wise,
Cowan,	Hastings,	Morris,	York—111.

Those voting in the negative are: Messrs. Chester, Denune, Federman and Scott.

So the emergency clause passed.

The question being "Shall the bill pass?"

Mr. Lustig moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 9 strike out the words "registered nurses."

In line 10 strike out the words "and shall be."

By consent of the House Mr. Lustig withdrew the above amendment.

The question recurring "Shall the bill pass?"

Mr. Hughes moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10, after the word "nurses," change the period to a semi-colon and add the following: "provided, however, that where registered nurses are not available the board may appoint other suitable persons as public health nurses."

The motion was agreed to, and Mr. Hughes was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 115, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Hatch,	Morris,
Atkinson,	Denune,	Helfrich,	Moyer,
Backowski,	Dildine,	Hinchey,	Mulcahy,
Baker,	Dodge,	Hooley,	Myers,
Banker,	Donahay,	Hoover,	Pearson,
Barnes,	Drury,	Hopple,	Pugh,
Beaty,	Dunn,	Huber,	Reynolds, Jas. A.,
Beetham,	Dunspaugh,	Hughes,	Reynolds, Tom,
Benner,	Emery,	Johnston,	Robins,
Besaw,	Entemann,	Jones,	Robinson,
Bing,	Evans,	of Hamilton,	Russell,
Bishop,	Federman,	Jones,	Schelhorn,
Blauser,	Foster,	of Trumbull,	Scott,
Bond,	Fouts,	Kay,	Shy,
Brach,	Freeman,	Kilbane,	Silver,
Brannon,	Gordon,	King,	Smith,
Brown,	of Brown,	Kreider,	Spidel,
Bryson,	Gordon,	Lawyer,	Stokes,
Burns,	of Logan,	Lentz,	Stump,
Carpenter,	Gorrell,	Lonz,	Swedersky,
Carson,	Graham,	Luchsinger,	Talley,
Chester,	of Licking,	Lustig,	Taylor,
Clark,	Graham,	Lytte,	Thompson,
Cochrun,	of Muskingum,	McCoy,	Walsh,
Comings,	Green,	McFarland,	Waterston,
Cookston,	Greve,	McKay,	Wenner,
Copeland,	Griswold,	Madden,	Wiest,
Cowan,	Halstead,	Matthews,	Winter,
Crabbe,	Harter,	Miller, of Fulton,	Wise,
Crosser,	Hastings,	Miller, of Stark,	York—115.
Davis,			

So the bill passed. The title was agreed to.

The House then passed to the second order of business, being resolutions laid over under rule 89.

**H. R. No. 22** — Mr. Lonz, was taken up.

The question being "Shall the resolution be adopted?"

On motion of Mr. Lonz **H. R. No. 22** — Mr. Lonz, was referred to the committee on Appropriations and Finance.

**H. J. R. No. 10** — Mr. Beaty, was taken up.

The question being "Shall the resolution be adopted?"

Mr. Barnes moved to refer the resolution to a select committee of one, with instructions to amend as follows:

In line 6 after the first "was" insert the words "as valiant a soldier and."

The motion was agreed to, and Mr. Barnes was appointed such committee, and reported the resolution amended as instructed.

The question recurring "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 120, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Besaw,	Bryson,	Cookston,
Atkinson,	Billingslea,	Burns,	Copeland,
Backowski,	Bing,	Cable,	Cowan,
Baker,	Bishop,	Carpenter,	Crabbe,
Banker,	Blauser,	Carson,	Crosser,
Barnes,	Bond,	Chester,	Delehanty,
Beaty,	Brach,	Clark,	Denune,
Beetham,	Brannon,	Cochrun,	Dildine,
Benner,	Brown,	Comings,	Dodge,

Those voting in the affirmative are: Messrs. — Concluded.

Donahay,	Griswold,	Lentz,	Russell,
Drury,	Halstead,	Lonz,	Schelhorn,
Dunn,	Harter,	Luchsinger,	Scott,
Dunspaugh,	Hastings,	Lustig,	Shy,
Emery,	Hatch,	Lytle,	Silver,
Entemann,	Helfrich,	McCoy,	Smith,
Evans,	Hinchey,	McFarland,	Spidel,
Faris,	Hooley,	McKay,	Stokes,
Federman,	Hoover,	Madden,	Stump,
Foster,	Hopple,	Matthews,	Swedersky,
Fouts,	Huber,	Miller, of Fulton,	Talley,
Freeman,	Hughes,	Miller, of Stark,	Taylor,
Gordon,	Johnston,	Morris,	Thompson
of Brown,	Jones,	Moyer,	Walsh,
Gordon,	of Hamilton,	Mulcahy,	Waterston,
of Logan,	Jones,	Myers,	Weaver,
Gorrell,	of Trumbull,	Pearson,	Wenner,
Graham,	Kay,	Pugh,	Wiest,
of Licking,	Kilbane,	Reynolds, Jas. A.,	Wildermuth,
Graham,	King,	Reynolds, Tom,	Winter,
of Muskingum,	Kreider,	Robins,	Wise,
Green,	Lawyer,	Robinson,	York,
Greve,			Mr. Speaker—120.

So the resolution was adopted.

The House then passed to the third order of business, being reports of standing committees.

Mr. Federman submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 28** — Mr. Wise, having had the same under consideration reports it back with the following amendments, and recommends its passage when so amended.

In line 63, strike out the figures "47 50" and insert "23 75."

In line 110, strike out the name "Malvern, F. V." and insert "Boyle, F. O."

In line 124, strike out the figures "595 50" and insert "542 50."

In line 131, strike out the figures "100 00" and insert "25 00."

In line 155, strike out the name "Warren" and insert the name "Warrick."

In line 170, strike out the letter "a" in the name "Warren" and insert the letter "e," and in the same line strike out the figures "7855 00" and insert "7775 00."

In line 215, strike out the figures "2725 00" and insert "2785 00."

In line 86, strike out the initial "A" and insert "R."

C. W. KING  
HARRY L. FEDERMAN  
FRANK C. WISE  
R. M. BILLINGSLEA  
J. S. GRAHAM  
H. M. CARPENTER  
HARRY McKAY  
D. W. BESAW

HARRY F. BROWN  
JAS. A. REYNOLDS  
DOW W. HARTER  
E. M. CROSSER  
FRANCIS M. THOMPSON  
C. W. MCFARLAND  
JOHN COWAN

The amendments were agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Winter submitted the following report:

The standing committee on County Affairs, to which was referred

**H. B. No. 18** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

EDW. A. WINTER  
W. B. BRYSON  
W. R. COMINGS  
R. B. CARSON

R. M. BILLINGSLEA  
C. M. GORDON  
HARRY D. SILVER  
FRANK WATERSTON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Mines and Mining, to which was referred **H. B. No. 27** — Mr. King, having had the same under consideration, reports it back and recommends its passage.

D. ALLEN BOND  
C. W. KING  
H. S. CABLE  
HENRY A. HATCH

WARREN E. BURNS  
ELZA C. LAWYER  
DAN ALBAN  
HERMAN SHY

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fourth order of business, being reports of select committees.

The select committee heretofore appointed under the provisions of **H. R. No. 11** — Mr. Fouts, reports that there are in the possession of the sergeant-at-arms, or already distributed to members, 118 complete sets of the General Code of Ohio, and six additional sets, minus the supplements therefor.

Said committee has ordered six sets of supplements and three full sets of General Code, which when delivered, will fully comply with the provisions of said **H. R. No. 11** — Mr. Fouts.

CHARLES H. FOUTS, Chairman.

The report was agreed to.

The House then passed to the fifth order of business, being bills for second reading.

Mr. Beetham moved that House rule No. 73, requiring bills to be printed before second reading be suspended and bills on the calendar for second reading be read the second time by their titles and referred to committees. The motion was agreed to.

**H. B. No. 73** — Mr. Wenner.

To the committee on Common Schools.

**H. B. No. 74** — Mr. Thompson.

To the committee on Codes, Courts and Procedure.

**H. B. No. 75** — Mr. Griswold.

To the committee on Judiciary.

**H. B. No. 76** — Mr. Griswold.

To the committee on Judiciary.

**H. B. No. 77** — Mr. Federman.

To the committee on Appropriations and Finance.

**H. B. No. 78** — Mr. Federman.

To the committee on Public Printing.



**H. B. No. 79** — Mr. Brach.

To the committee on Judiciary.

**H. B. No. 80** — Mr. Evans.

To the committee on Public Health.

**H. B. No. 81** — Mr. Evans

To the committee on Public Health.

**H. B. No. 82** — Mr. Huber.

To the committee on Judiciary.

**H. B. No. 83** — Mr. Lentz.

To the committee on Appropriations and Finance.

**H. B. No. 84** — Mr. Spidel.

To the committee on Fees and Salaries.

**H. B. No. 85** — Mr. Cowan.

To the committee on Prisons and Prison Reforms.

**H. B. No. 86** — Mr. Clark.

To the committee on Judiciary.

**H. B. No. 87** — Mr. Hoover.

To the committee on Judiciary.

**H. B. No. 88** — Mr. Blauser.

To the committee on Insurance.

By unanimous consent the following standing committee report was submitted:

Mr. Hoover submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 2** — Mr. Bond, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 6 after the word "service" insert the following: "such juror shall be allowed once each week as compensation for travel five cents for each mile traveled from his place of residence to the county seat and return to his home."

It was further recommended by the committee that it be called the "Fouts-Bond" bill.

K. E. HOOVER  
CHAS. H. FOUTS  
W. W. STOKES  
FRANK E. BAKER  
DAVID H. SCOTT  
A. LEE BEATY

WM. L. HUGHES  
H. H. GRISWOLD  
GEO. S. MYERS  
J. S. MILLER  
MILTON CLARK

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the sixth order of business, being introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 89** — Mr. Gordon, of Brown.

To amend section 5652-8 of the General Code, relative to impounding dogs.

**H. B. No. 90** — Mr. Gorrell.

To amend section 2508 of the General Code, relating to the publication of the report of the county auditor.

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**H. B. No. 91** — Mr. Greve.

Providing for badges of honor for all persons from Ohio who entered the military or naval service of the United States in the war with Germany and Austria and making appropriation therefor.

**H. B. No. 92** — Mr. Greve.

To amend section 6299 of the General Code, relative to the persons to whom the secretary of state shall furnish lists of registered motor vehicles.

**H. B. No. 93** — Mr. Bing.

To amend section 7817 of the General Code, relative to the number of meetings held each year by the county board of school examiners for the examination of applicants for teachers' certificates.

**H. B. No. 94** — Mr. Kreider.

Providing for each able-bodied man to perform two days' work on roads.

**H. B. No. 95** — Mr. Alban.

To appropriate the sum of one thousand dollars for the use of Mrs. W. S. Hoy.

**H. B. No. 96** — Mr. Weaver.

To amend section 7817 of the General Code, relative to the time of holding county teacher's examinations.

**H. B. No. 97** — Mr. Weaver.

To amend section 7811 of the General Code, relative to the personnel of the county board of teachers' examiners.

**H. B. No. 98** — Mr. Graham, of Licking.

To amend section 10780 of the General Code, relative to the sale of real estate of decedent and parties thereto.

**H. B. No. 99** — Mr. Stokes.

To prevent the spread of hog cholera and other diseases, regulating the business of disposing of the bodies of dead animals by the process of burying, or cooking; providing for the issuance of licenses to persons, firms or corporations, permitting them to follow such business, providing for the inspection of plants where such business is carried on; providing for the violation of any of its provisions and repealing conflicting laws.

**H. B. No. 100** — Mr. Fouts (by request).

To authorize Morgan county, Ohio, to reimburse Charles W. Kennedy for moneys paid into the treasury of said county.

**H. B. No. 101** — Mr. King.

To authorize and direct the auditor of state and the treasurer of state to transfer certain monies from special funds to the credit of the fish and game division of the state board of agriculture to the common school fund.

**H. B. No. 102** — Mr. Miller, of Stark.

To amend section 11986 of the General Code, in relation to granting divorces.

**H. B. No. 103** — Mr. Miller, of Stark.

To amend section 11187 of the General Code, to provide for the filing of application for marriage licenses and publication of notice ten days before the issuing of licenses.

**H. B. No. 104** — Mr. Jones.

Providing for the granting of badges of honor to the Ohio soldiers and sailors who served in the world war of 1917 and 1918.

**H. B. No. 105** — Mr. Wiest.

To amend sections 7575, 7582, 7600 and to repeal sections 7794 to 7804 inclusive and 12929 of the General Code, relative to the provisions of and distribution of the state and county school funds.

**H. B. No. 106** — Mr. Hoover.

To amend sections 13698, 13700, 13702 and 13703 of the General Code, relating to suspension of sentence in criminal cases during the pendency of proceedings in error.

The House then passed to the seventh order of business, being introduction of resolutions.

Mr. Federman offered the following resolution:

**H. J. R. No. 11** — Mr. Federman.

WHEREAS, The auditor of state, Victor Donahey has, through the public press given out to the people of Ohio that the basement or cellar of the state house can and should be arranged for the occupancy of state departments and commissions; and

WHEREAS, It is the opinion of this assembly that if such basement is not needed for other purposes and it can be arranged as suggested by Mr. Donahey without unreasonable expense that it should be occupied for office purposes; therefore,

*Be it resolved by the General Assembly of Ohio*, That Victor Donahey, auditor of state, be and he is hereby authorized to carry into effect his suggestion relative to the basement by selecting what he may deem suitable quarters for his department; and,

*Resolved*, That when Mr. Donahey shall have made such selection he shall report same to the General Assembly and the adjutant general of Ohio; and,

*Be it further resolved*, That when such report shall have been filed with the adjutant general said adjutant general shall proceed forthwith to put such part of the cellar selected by the auditor in suitable and proper condition for the department of auditor of state, who shall forthwith move into and occupy such part of the cellar so arranged for his department.

The resolution was laid over under the rule.

Mr. Drury offered the following resolution:

**H. R. No. 25** — Mr. Drury.

Relative to the distribution of bills, resolutions and other printed documents.

*Be it resolved by the House of Representatives*, That the clerk of the House is hereby authorized to distribute all printed matter for public information as he may deem advisable, except as otherwise provided by law.

The resolution was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 3** — Mr. Crabbe.

Relative to printing additional copies of House Bills Nos. 23 and 24.

Attest:

W. E. HALLEY,  
Clerk.



On motion of Mr. Crabbe the use of the Hall of the House of Representatives was granted to the committee on Liquor Traffic and Temperance for a meeting at 7:30 o'clock, Wednesday, January 22, 1919.

The speaker appointed the following standing committee of the House of Representatives:

BUILDING AND LOAN AND OTHER SAVINGS ASSOCIATIONS.

WENNER, Chairman.

Bing,  
Emery,

King,  
Dildine,

Stokes,  
Lustig.

And ordered the following alterations to the standing committees:  
Add the name of Tom Reynolds to the committee on Common Schools.

Add the name of Mr. Gorrell to the committee on Public Highways.

**3:10 o'clock p. m.**

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Thursday, January 23rd, 1919, 1:30 o'clock, p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend Charles W. Whitman, of Seymour, Ind.

The journal of yesterday was read and approved.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 15** — Mr. Whittemore.

Relative to adjournment.

Attest:

W. E. HALLEY,  
Clerk.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 69, nays 44, as follows:

Those voting in the affirmative are: Messrs.

Alban,  
Atkinson,  
Baker,  
Banker,  
Barnes,  
Beetham,  
Benner,  
Besaw,

Billingslea,  
Bing,  
Bishop,  
Blauser,  
Bond,  
Brach,  
Burns,  
Carpenter,

Carson,  
Chester,  
Clark,  
Cookston,  
Copeland,  
Cowan,  
Crabbe,  
Crosser,

Davis,  
Denune,  
Dildine,  
Dodge,  
Donahay,  
Drury,  
Dunn,  
Dunspaugh,

Those voting in the affirmative are: Messrs. — Concluded.

Entemann,	Graham,	Hinchey,	McKay,
Evans,	of Licking,	Hoover,	Morris,
Faris,	Graham,	Hughes,	Pearson,
Foster,	of Muskingum,	Johnston,	Pugh,
Fouts,	Green,	King,	Robins,
Freeman,	Greve,	Kreider,	Russell,
Gordon,	Griswold,	Lawyer,	Schelhorn,
of Brown,	Harter,	Lentz,	Swedersky,
Gordon,	Hatch,	Luchsinger,	Talley,
of Logan,	Helfrich,	Lytle,	Wildermuth,
			Winter—69.

Those voting in the negative are: Messrs.

Beaty,	Hookey,	Matthews,	Stokes,
Bliss,	Hopple,	Miller, of Fulton,	Stump,
Bonser,	Huber,	Miller, of Stark,	Taylor,
Brannon,	Jones,	Mulcahy,	Thompson,
Bryson,	of Trumbull,	Myers,	Walsh,
Comings,	Kay,	Reynolds, Jas. A.,	Waterston,
Delehanly,	Kilbane,	Reynolds, Tom,	Weaver,
Emery,	Lonz,	Robinson,	Wenner,
Federman,	McCoy,	Scott,	Wiest,
Gorrell,	McFarland,	Shy,	Wise,
Halstead,	Madden,	Smith,	York—44.
Hastings,			

The roll call was verified and found correct.  
So the resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 16** — Mr. Whittemore.

Relative to German propaganda.

Attest:

W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 17** — Mr. White.

Relative to memorializing Congress to provide that troops from overseas be returned through other seaports than New York.

Attest:

W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 7** — Mr. Bryson.

Relative to certain land deeded to Ohio.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and that **H. B. No. 28** — Mr. Wise, be taken up out of its regular order on the calendar and considered now.

The motion was agreed to.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 112, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Harter,	Mulcahy,
Atkinson,	Crabbe,	Hastings,	Myers,
Baker,	Crosser,	Hatch,	Pearson,
Banker,	Davis,	Helfrich,	Pugh,
Barnes,	Delehanty,	Hinchey,	Reynolds, Jas. A.,
Beaty,	Denune,	Hooley,	Reynolds, Tom,
Beetham,	Dildine,	Hoover,	Robins,
Benner,	Dodge,	Hopple,	Robinson,
Besaw,	Donahay,	Huber,	Russell,
Billingslea,	Drury,	Hughes,	Schelhorn,
Bing,	Dunn,	Johnston,	Scott,
Bishop,	Dunspaugh,	Jones,	Shy,
Blauser,	Emery,	of Trumbull,	Silver,
Bliss,	Evans,	Kay,	Smith,
Bond,	Faris,	King,	Spidel,
Bonser,	Federman,	Kreider,	Stokes,
Brach,	Foster,	Lawyer,	Stump,
Brannon,	Fouts,	Lentz,	Swedersky,
Brown,	Freeman,	Lonz,	Talley,
Bryson,	Gordon, of Brown,	Luchsinger,	Taylor,
Burns,	Gordon, of Logan,	Lustig,	Thompson,
Carpenter,	Gorrell,	Lytle,	Walsh,
Carson,	Graham,	McCoy,	Waterston,
Chester,	of Licking,	McFarland,	Weaver,
Clark,	Graham,	McKay,	Wiest,
Cochrun,	of Muskingum,	Matthews,	Wildermuth,
Comings,	Green,	Miller, of Fulton,	Wise,
Cookston,	Griswold,	Miller, of Stark,	York—112.
Copeland,	Halstead,	Morris,	

So the bill passed. The title was agreed to.

The House then proceeded to the order of the day and took up the second order of business, being resolutions laid over under rule 89.

**H. R. No. 21** — Mr. Burns, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 104, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bishop,	Carpenter,	Crosser,
Atkinson,	Blauser,	Carson,	Davis,
Banker,	Bliss,	Chester,	Delehanty,
Barnes,	Bond,	Clark,	Dildine,
Beaty,	Bonser,	Cochrun,	Dodge,
Beetham,	Brach,	Comings,	Donahay,
Benner,	Brannon,	Cookston,	Drury,
Besaw,	Brown,	Copeland,	Dunspaugh,
Billingslea,	Bryson,	Cowan,	Emery,
Bing,	Burns,	Crabbe,	Entemann,



Those voting in the affirmative are: Messrs. — Concluded.

Evans,	Hatch,	Lustig,	Russell,
Faris,	Helfrich,	Lytle,	Schelhorn,
Federman,	Hinchey,	McCoy,	Scott,
Foster,	Hooley,	McFarland,	Shy,
Fouts,	Hoover,	McKay,	Silver,
Freeman,	Hopple,	Madden,	Smith,
Gordon, of Brown,	Huber,	Matthews,	Spidel,
Gordon, of Logan,	Johnston,	Miller, of Fulton,	Stokes,
Gorrell,	Jones,	Miller, of Stark,	Stump,
Graham,	of Trumbull,	Mulcahy,	Swedersky,
of Licking,	Kay,	Myers,	Talley,
Graham,	Kilbane,	Pearson,	Taylor,
of Muskingum,	Kreider,	Pugh,	Waterston,
Green,	Lawyer,	Reynolds, Jas. A.,	Wildermuth,
Griswold,	Lenitz,	Reynolds, Tom,	Wise,
Halstead,	Lonz,	Robins,	York—104.
Hastings,	Luchsinger,	Robinson,	

So the resolution was adopted.

**H. J. R. No. 11** — Mr. Federman, was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Weaver moved that the resolution be indefinitely postponed, upon which the yeas and nays were demanded, taken, and resulted — yeas 37, nays 61, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Gordon, of Logan,	Lenitz,
Atkinson,	Copeland,	Graham,	Lonz,
Baker,	Denune,	of Licking,	Madden,
Barnes,	Dildine,	Graham,	Robinson,
Besaw,	Dunn,	of Muskingum,	Russell,
Bing,	Entemann,	Griswold,	Shy,
Bishop,	Evans,	Hastings,	Swedersky,
Blauser,	Foster,	Hatch,	Weaver,
Carson,	Freeman,	Helfrich,	Wiest—37.
Comings,	Gordon, of Brown,	Lawyer,	

Those voting in the negative are: Messrs.

Banker,	Delehanty,	Johnston,	Myers,
Beaty,	Dodge,	Jones,	Pugh,
Beetham,	Donahay,	of Trumbull,	Reynolds, Jas. A.,
Benner,	Drury,	Kilbane,	Reynolds, Tom,
Bond,	Emery,	Kreider,	Schelhorn,
Bonser,	Faris,	Luchsinger,	Scott,
Brach,	Federman,	Lytle,	Smith,
Brannon,	Fouts,	McCoy,	Spidel,
Brown,	Gorrell,	McFarland,	Stokes,
Burns,	Green,	McKay,	Stump,
Carpenter,	Halstead,	Matthews,	Talley,
Chester,	Hinchey,	Miller, of Fulton,	Thompson,
Clark,	Hooley,	Miller, of Stark,	Waterston,
Cochrun,	Hoover,	Morris,	Wildermuth,
Crabbe,	Hopple,	Mulcahy,	York—61.
Crosser,	Huber,		

So the motion was disagreed to.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 35, nays 65, as follows:

Those voting in the affirmative are: Messrs.

Banker,	Benner,	Bonser,	Carpenter,
Beaty,	Bing,	Brown,	Chester,
Beetham,	Bond,	Bryson,	Clark,

Those voting in the affirmative are: Messrs. — Concluded.

Crabbe,	Federman,	Jones,	McKay,
Crosser,	Gorrell,	of Trumbull,	Matthews,
Donahay,	Graham,	Kreider,	Miller, of Fulton,
Drury,	of Muskingum,	Luchsinger,	Morris,
Emery,	Green,	Lytle,	Scott,
Faris,	Hooley,	McCoy,	Talley,
			Weaver—35.

Those voting in the negative are: Messrs.

Atkinson,	Dildine,	Hopple,	Robinson,
Baker,	Dodge,	Huber,	Russell,
Barnes,	Dunn,	Johnston,	Schelhorn,
Billingslea,	Entemann,	Kilbane,	Shy,
Bishop,	Evans,	Lawyer,	Silver,
Blauser,	Foster,	Lenitz,	Smith,
Bliss,	Freeman,	Lonz,	Spidel,
Brach,	Gordon, of Brown,	Madden,	Stokes,
Brannon,	Gordon, of Logan,	Miller, of Stark,	Stump,
Burns,	Graham,	Mulcahy,	Swedersky,
Carson,	of Licking,	Myers,	Thompson,
Cochrun.	Griswold,	Pearson,	Waterston,
Comings,	Hastings,	Pugh,	Wenner,
Cookston,	Hatch,	Reynolds, Jas. A.,	Wiest,
Davis,	Helfrich,	Reynolds, Tom,	Wildermuth,
Delehanty,	Hinchey,	Robins,	York—65.
Denune,	Hoover,		

So the resolution was not adopted.

**H. R. No. 25** — Mr. Drury, was taken up.

Mr. Drury moved that said resolution be adopted.

The motion was agreed to.

The House then passed to the third order of business, being reports of standing committees.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred

**H. B. No. 8** — Mr. Helfrich, having had the same under consideration, reports it back and recommends its passage.

W. B. BRYSON,  
HARRY D. SILVER,  
F. L. WATERSTON,  
JAMES A. GREEN,

W. R. COMINGS,  
CHARLES M. GORDON,  
H. H. GRISWOLD,  
E. E. DENUNE,  
R. B. CARSON.

The report was agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bonser submitted the following report:

The standing committee on Fees and Salaries, to which was referred **H. B. No. 32** — Mr. Wiest, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line seven after the word "mile" insert the following "to and".

HORACE BONSER,  
F. S. ROBINSON,  
FRANK DELEHANTY,  
FRANK WATERSTON,

W. A. RUSSELL,  
JOHN S. FARIS,  
JOSEPH LUSTIG,  
HENRY EVANS.

The amendment was agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fifth order of business, being bills for second reading.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills were read the second time by their titles only:

Mr. Beetham moved that House Rule No. 73, requiring bills to be printed before second reading be suspended and bills on the calendar for second reading be read the second time at once and referred to the following named committees.

The motion was agreed to.

**H. B. No. 89** — Mr. Gordon, of Brown.

To the committee on County Affairs.

**H. B. No. 90** — Mr. Gorrell.

To the committee on Judiciary.

**H. B. No. 91** — Mr. Greve.

To the committee on Appropriations and Finance.

**H. B. No. 92** — Mr. Greve.

To the committee on Cities.

**H. B. No. 93** — Mr. Bing.

To the committee on Common Schools.

**H. B. No. 94** — Mr. Kreider.

To the committee on Public Highways.

**H. B. No. 95** — Mr. Alban.

To the committee on Appropriations and Finance.

**H. B. No. 96** — Mr. Weaver.

To the committee on Common Schools.

**H. B. No. 97** — Mr. Weaver.

To the committee on Common Schools.

**H. B. No. 98** — Mr. Graham, of Licking.

To the committee on Codes, Courts and Procedure.

**H. B. No. 99** — Mr. Stokes.

To the committee on Agriculture.

**H. B. No. 100** — Mr. Fouts. (By request.)

To the committee on Codes, Courts and Procedure.

**H. B. No. 101** — Mr. King.

To the committee on Appropriations and Finance.

**H. B. No. 102** — Mr. Miller, of Stark.

To the committee on Codes, Courts and Procedure.

**H. B. No. 103** — Mr. Miller, of Stark.

To the committee on Codes, Courts and Procedure.

**H. B. No. 104** — Mr. Jones.

To the committee on Military Affairs.

**H. B. No. 105** — Mr. Wiest.

To the committee on Common Schools.

**H. B. No. 106** — Mr. Hoover.

To the committee on Judiciary.

The House then passed to the sixth order of business, being introduction of bills:

The following bills were introduced and read the first time:

**H. B. No. 107** — Mr. Smith.



To amend section 1155-7 of the General Code, relative to licenses of cold storage warehouses.

**H. B. No. 108** — Mr. Carpenter.

To amend section 7700 of the General Code, relative to contracts for employment of teachers.

**H. B. No. 109** — Mr. Crabbe.

To amend section 2508 of the General Code of Ohio relative to the publication of the annual report of the county commissioners.

**H. B. No. 110** — Mr. Stokes.

Authorizing the publication and distribution of a roster of Ohio soldiers and sailors in the war with Germany and Austria.

**H. B. No. 111** — Mr. Banker.

For the protection by law of badge, button, insignia or emblem used by the United Veterans of the Republic, a war veteran organization legally incorporated within the state of Ohio.

**H. B. No. 112** — Mr. King.

To provide for the operation of freight trains outside of the yard limits and to regulate the number of operatives thereon.

**H. B. No. 113** — Mr. Silver.

For the relief of Bernice Auch, teacher.

**H. B. No. 114** — Mr. Johnston.

To repeal section 1416-1 of the General Code, relative to the killing of foxes.

**H. B. No. 115** — Mr. Robins.

To amend section 11986 of the General Code, relating to the hearing and decree in divorce cases.

The House then passed to the seventh order of business, being introduction of resolutions:

Mr. Thompson offered the following resolution:

**H. R. No. 26** — Mr. Thompson.

*Resolved*, That the clerk of the House of Representatives is hereby authorized and directed that in the preparation of the daily calendar, he cause to be inserted below each bill on the calendar for third reading and each resolution laid over under rule 89, a complete reference to the journal of the House or Senate giving date and page where amendments or corrections in said bills or said resolutions are recorded.

The resolution was laid over under the rule.

Mr. Wiest offered the following resolution:

**H. J. R. No. 12** — Mr. Wiest.

Petitioning congress to take action for the suppression of influenza.

WHEREAS, This country has been devastated recently by an epidemic of one of the most deadly diseases known to science, and

WHEREAS, Medical experts are not agreed either as to its origin nor the proper mode of treatment; and

WHEREAS, Those countries where it was first prevalent suffered more than one attack of the scourge and there is reason to fear that we will have a like experience; and

WHEREAS, The public health cannot be safeguarded on state lines but is a matter of national concern, therefore

*Be it resolved by the General Assembly of the State of Ohio:*

SECTION 1. That we request the Congress of the United States to appropriate an amount not less than five million dollars to be devoted to an investigation of the origin and nature of the disease commonly

called "Spanish influenza" and of the best methods of counteracting it and to the protection of our national life by the total eradication of the germ or germs to which such disease is traceable.

SECTION 2. That copies of this resolution be sent by the secretary of state to the Speaker of the House of Representatives at Washington, D. C., and to the president of the Senate of the United States.

Mr. Wiest moved that the rules be suspended and the resolution be considered at once.

The motion was not agreed to.

The resolution was laid over under the rule.

Mr. Talley offered the following resolution:

**H. J. R. No. 13**—Mr. Talley.

Providing for a survey and study of hospital facilities by the State Department of Health.

WHEREAS, The recent influenza epidemic indicated in an alarming manner the inadequate facilities of this state for the care of the sick; and

WHEREAS, Many lives were lost which could have been saved with facilities for proper care; and

WHEREAS, The state should be prepared to meet any future recurrence of such situations; therefore,

*Be it resolved by the General Assembly of the State of Ohio, That the State Department of Health shall make a survey and study of the present hospital and dispensary facilities of the state and make recommendations for such legislative action as is necessary to bring about a closer working relation between so-called private hospitals and dispensaries and the state; and such further recommendations as are necessary for the development of existing hospital and dispensary facilities to meet the needs of the sick.*

The resolution was laid over under the rule.

Mr. Kay offered the following resolution.

**H. R. No. 27**—Mr. Kay.

*Resolved by the House of Representatives of the State of Ohio, That the following be paid for service rendered as porters during the preliminary organization of the 83rd General Assembly, the amounts being approved by the sergeant-at-arms:*

Benjamin Lyons, 6 days at \$4.00 per day — \$24.00.

Alf Jacobs, 3 days at 4.00 per day — \$12.00.

That the same be paid from the funds of the House of Representatives classified as A-2.

The resolution was laid over under the rule.

Mr. Beetham moved that whatever may be done by way of entertainment on next Wednesday, January 29th, 1919, for the boys and girls contest club which is under the auspices of the agricultural school be left in the hands of the committee on agriculture of the House of Representatives.

The motion was agreed to.

**3:50 o'clock, p. m.**

On motion of Mr. Beetham the House recessed until 9:30 o'clock a. m., Friday, January 24, 1919.

Friday, January 24, 1919.

9:30 o'clock, a. m.

The House met pursuant to recess.

Prayer was offered by the Reverend W. F. Wykoff.

The House then proceeded to the first order of business, being bills for third reading.

The House then passed to the second order of business, being resolutions laid over under rule 89.

The House then passed to the third order of business, being reports of standing committees.

Mr. Fouts submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 44** — Mr. Wiest, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line five strike out the word "passengers" and insert in lieu thereof "any passenger or other person".

FRANCIS M. THOMPSON,  
WM. L. HUGHES,  
J. S. MILLER,  
D. ALLEN BOND,

CHARLES H. FOUTS,  
F. A. HINCHEY,  
C. F. McCOY.

The amendment was agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fourth order of business, being reports of select committees.

The House then passed to the fifth order of business, being bills for second reading.

The House then passed to the sixth order of business, being introduction of bills.

The House then passed to the seventh order of business, being introduction of resolutions.

Mr. Beetham offered the following resolution:

**H. J. R. No. 14** — Mr. Beetham.

Relative to extending an invitation to Senator Warren G. Harding to address the General Assembly.

*Be it resolved by the General Assembly of the State of Ohio, That an invitation be extended to Senator Warren G. Harding to address the General Assembly, on the life and times of Theodore Roosevelt, on January 29th, 1919, the anniversary of the birth of Wm. McKinley, at 1 o'clock in the afternoon;*

That the General Assembly meet in joint convention at said time in the Hall of the House of Representatives;

That a committee of three on the part of the Senate and three on the part of the House of Representatives be appointed to convey said invitation to Senator Harding and to escort him to said joint convention, and to make any other necessary arrangements.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Denune,	Hatch,	Morris,
Atkinson,	Dildine,	Hinchey,	Mulcahy,
Barnes,	Dodge,	Hooley,	Pearson,
Beaty,	Donahay,	Hopple,	Reynolds, Jas. A.,
Beetham,	Drury,	Huber,	Robins,
Benner,	Emery,	Hughes,	Robinson,
Besaw,	Federman,	Johnston,	Scott,
Bing,	Foster,	Kay,	Silver,
Blauser,	Fouts,	King,	Spidel,
Bond,	Freeman,	Kreider,	Stokes,
Bonser,	Gordon, of Brown,	Lawyer,	Swedersky,
Bryson,	Gordon, of Logan,	Lentz,	Talley,
Burns,	Gorrell,	Lonz,	Taylor,
Carpenter,	Graham,	Luchsinger,	Thompson,
Chester,	of Licking,	Lytle,	Waterston,
Cochrun,	Graham,	McCoy,	Weaver,
Comings,	of Muskingum,	McFarland,	Wenner,
Cookston,	Griswold,	McKay,	Wiest,
Crabbe,	Halstead,	Matthews,	Wise,
Crosser,	Hastings,	Miller, of Stark,	York—79.
Davis,			

So the resolution was adopted.

The speaker appointed as members of the committee under the provisions of **H. J. R. No. 14** — Mr. Beetham, Messrs. Beetham, McFarland and Hopple.

Mr. Lentz offered the following resolution:

**H. R. No. 28** — Mr. Lentz.

Relative to the death of Hon. J. W. Neiswonger.

WHEREAS, The House of Representatives of the 83rd General Assembly has heard with profound sorrow and regret of the death of Hon. J. W. Neiswonger, member from Monroe County in the 82nd General Assembly of the State of Ohio; and

WHEREAS, In his death the people of his county have lost a true and sincere friend and neighbor and the State of Ohio an honorable, wise and patriotic citizen, faithful to his duties in both public and private life, his friends only numbered by his large acquaintance, all of whom testify to his integrity of purpose and good citizenship; therefore

*Be it resolved by the House of Representatives of the State of Ohio,* That in the death of the Hon. J. W. Neiswonger we mourn the loss of a sincere and faithful servant of the people, whose memory we cherish because of his patriotic record as a public servant and his earnest devotion to the cause of his constituents;

*Be it further resolved,* That we extend to his family and friends our deep and lasting sympathy and condolence and express our appreciation of those high traits of character and noble qualities which made him a useful and honorable member of the House of Representatives;

*Be it further resolved,* That as a further evidence of our respect of his memory this resolution be adopted by the House and spread upon the Journal and that a copy of the same be engrossed and transmitted to the family of the deceased;

*Be it further resolved,* That out of respect to the memory of the Hon. J. W. Neiswonger this House do now adjourn.

The resolution was adopted by a rising vote.

Attest:

JOHN P. MAYNARD,  
Clerk.

## Hall of the House of Representatives,

**Columbus, Ohio, Monday, January 27th, 1919, 5 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being reports of standing committees.

The House then passed to the second order of business, being resolutions and motions..

Mr. Evans asked unanimous consent of the House to have **H. B. No. 68**—Mr. Evans, referred to the committee on Military Affairs instead of the committee on Cities, and to have **H. B. No. 69**—Mr. Myers, referred to the committee on Cities instead of to the committee on National Affairs.

The request was granted and said bills were so referred.

Mr. James A. Reynolds moved that the committee on Privileges and Elections now report their action on **H. B. No. 9**—Mr. Jas. A. Reynolds.

The question being "Shall the motion be agreed to?"

Mr. Beetham demanded that the motion be reduced to writing and Mr. James A. Reynolds submitted the motion in writing as follows:

Mr. Jas. A. Reynolds moved that the committee on Privileges and Elections be instructed to report to this House its action on **House Bill No. 9**.

The question recurring "Shall the motion be agreed to?"

The yeas and nays were taken, and resulted—yeas 37, nays 60, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Foster,	Johnston,	Reynolds, Jas. A.,
Billingslea,	Gordon, of Brown,	Kilbane,	Shy,
Bishop,	Greve,	Lentz,	Stump,
Blauser,	Hastings,	Lonz,	Swedersky,
Brach,	Helfrich,	Madden,	Thompson,
Brannon,	Hinchey,	Moyer,	Walsh,
Cowan,	Hoover,	Mulcahy,	Weaver,
Denune,	Hopple,	Myers,	Wiest,
Entemann,	Huber,	Pugh,	York—37.
Evans,			

Those voting in the negative are: Messrs.

Alban,	Crabbe,	Green,	Matthews,
Banker,	Crosser,	Griswold,	Miller, of Fulton,
Barnes,	Davis,	Halstead,	Miller, of Stark,
Beaty,	Dildine,	Hatch,	Morris,
Beetham,	Dodge,	Hooley,	Robins,
Benner,	Donahay,	Hughes,	Robinson,
Bing,	Dunn,	Jones,	Russell,
Bond,	Faris,	of Hamilton,	Scott,
Brown,	Federman,	Kreider,	Silver,
Bryson,	Fouts,	Lawyer,	Talley,
Burns,	Freeman,	Luchsinger,	Taylor,
Cable,	Gardner,	Lytle,	Waterston,
Carson,	Gordon, of Logan,	McCoy,	Wenner,
Clark,	Gorrell,	McFarland,	Winter,
Comings,	Graham,	McKay,	Wise—60.
Cookston,	of Licking,		

So the motion was not agreed to.

Mr. Beetham offered the following resolution:

**H. J. R. No. 15**—Mr. Beetham.

Relative to good roads for Ohio.

The Senate committee in charge of the investigation of labor conditions, asks for four hundred million dollars to prevent idleness by expending it upon public works. The master of industry states that he expects an era of industrial depression in the United States. The secretary of the American Federation of Labor says there will be bread lines in every industrial center before May first; and the statesmen declare "the cloud of unemployment in a few months, may engulf this country." The governors of the various states have expressed a willingness to co-operate in securing work for the unemployed. Governor Cox has said: "I am ready to co-operate with any plan along lines which may be suggested by the federal government."

America needs roads. Ohio needs roads. The United States is paying a penalty of one-half billion dollars a year in the excessive cost of transportation of agricultural products alone because of this neglect of highways. At our present rate of work, two centuries will be required to improve our roads and a lifetime will not witness the improvement of more than twenty per cent. Roads are the life of a nation. Let us have roads. Let us stop working at this task in a "jitney" way. Let us stop working among the stars and get down to where the mud is.

America spends money for water-ways. We built the Panama Canal. The Federal government will spend one billion dollars for railroad improvements this coming year. We spent twenty-five billion dollars to lick the Huns. Why not spend some on ourselves?

Illinois has voted sixty million dollars for roads. New York and Pennsylvania are each spending more than ten million dollars a year on road improvements.

*Be it resolved by the General Assembly of the state of Ohio, First:* That we are for lifting Ohio out of the mud.

Second. That we are willing to co-operate with the United States government on a large plan for road improvement.

Third: That we request the United States government to appropriate one billion dollars to be expended during the next five years on the roads of this country in a manner similar to the present plan for federal aid.

The resolution was laid over under the rule.

Mr. Crabbe offered the following resolution:

**H. J. R. No. 16**—Mr. Crabbe.

Relative to proper recognition of war heroes.

*Be it resolved by the General Assembly of the State of Ohio, That*

WHEREAS, Approximately two hundred and sixty thousand of Ohio's loyal and patriotic sons have been engaged in the world-wide war for democracy; and

WHEREAS, Several thousand of them have made the supreme sacrifice by giving their lives and many more thousands have been maimed and wounded; and

WHEREAS, Within the next few months a large percent of them will have been mustered out of military service and returned to their homes; and

WHEREAS, The state of Ohio has always heretofore appropriately recognized the military and naval services of her sons; wherefore

*Be it resolved, That a committee of six, consisting of three members*



of the House of Representatives be appointed by the speaker and three members of the Senate to be appointed by the president of the Senate, make a survey and report to the General Assembly within thirty days their recommendations as to appropriate legislation to be enacted to properly recognize, honor and reward those citizens of Ohio who have been in the military and naval service during the recent war.

*Be it further resolved*, That said committee on behalf of the General Assembly co-operate with other organizations in a patriotic demonstration in behalf of the Thirty-seventh Division upon its return to Ohio, and in such other similar demonstrations as is our privilege to enjoy.

The resolution was laid over under the rule.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time:

Authorizing county commissioners to invest sinking funds in bonds of the United States, the state of Ohio, or of any municipal corporation, school, township or county bonds, in such state.

**H. B. No. 116** — Mr. McCoy.

**H. B. No. 117** — Mr. Hatch.

Relative to full crews on local freight trains.

**H. B. No. 118** — Mr. Gordon, of Brown.

To supplement section 13421 of the General Code, by the enactment of section 13421-23, regulating the location of public garages and oil filling stations.

**H. B. No. 119** — Mr. Crosser.

To authorize boards of education of school districts to adjust their fiscal operations to the limitations on tax levies by funding existing deficiencies.

**H. B. No. 120** — Mr. York.

To provide a method whereby superintendents of county infirmaries may retake escaped inmates in cases in which it is for the public welfare that such inmates should remain in such infirmaries.

**H. B. No. 121** — Mr. Thompson.

To amend sections 11710 and 11711 of the General Code, relating to the number of times premises being sold under execution should be offered for sale before reappraisement or sale by the court.

**H. B. No. 122** — Mr. Thompson.

To amend section 5809 of the General Code, relating to certain animals not to run at large.

**H. B. No. 123** — Mr. Beaty.

Creating a lien for attorneys' fees.

**H. B. No. 124** — Mr. Gardner.

To enact supplementary sections 1306-1 and 1306-2 to aid the re-establishment of pharmacists and assistant pharmacists who during the war have served in the army or navy of the United States.

**H. B. No. 125** — Mr. Alban.

To amend section 13692 of the General Code, relating to trials in criminal cases.

**H. B. No. 126** — Mr. Comings.

To amend section 11279 of the General Code relating to the filing of suits in civil action with the clerk of courts.

**H. B. No. 127** — Mr. Evans.

To amend sections 2930, 2931, 2933 and 2934 of the General Code, relating to soldiers' relief commission.

**H. B. No. 128** — Mr. Cowan.

To amend section 3001 of the General Code, relating to the compensation of county commissioners.

**H. B. No. 129** — Mr. Cowan.

To amend section 3008 of the General Code, relative to the compensation of grand and petit jurors.

**H. B. No. 130** — Mr. Robins.

To amend section 7491 of the General Code, relating to watering places on public highways.

**H. B. No. 131** — Mr. Swedersky.

To amend section 6859-3 of the General Code, relative to designating Route No. 1 of the main market roads as "McPherson Highway" in honor of General James B. McPherson.

**H. B. No. 132** — Mr. Wise.

To amend sections 2508, 4228, 5704, 5751 and 6251 and to repeal sections 6253, 6254, 6534, 10801, 11683 and 11684 of the General Code relative to the rates and publication of legal advertising.

**H. B. No. 133** — Mr. Cable.

To amend section 3963 of the General Code, relative to supplying water free to public schools, fire departments, or charitable institutions.

**H. B. No. 134** — Mr. Clark.

To repeal sections 1534 and 1535 and to amend section 1533 of the General Code of Ohio as amended Ohio Laws 105-6, pages 462-3, relating to the time of commencement of terms of court of common pleas.

**H. B. No. 135** — Mr. Burns.

To reimburse Harry D. Knox for monies expended on state property.

The House then passed the fourth order of business, being bills for second reading.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills were read the second time by their titles only.

Mr. Beetham moved that House rule No. 73, requiring bills to be printed before second reading be suspended and bills on the calendar for second reading be read the second time by their titles and referred to the following named committees. The motion was agreed to.

**H. B. No. 107** — Mr. Smith.

To the committee on Dairy and Food Products.

**H. B. No. 108** — Mr. Carpenter.

To the committee on Common Schools.

**H. B. No. 109** — Mr. Crabbe.

To the committee on County Affairs.

**H. B. No. 110** — Mr. Stokes.

To the committee on Military Affairs.

**H. B. No. 111** — Mr. Banker.

To the committee on Military Affairs.

**H. B. No. 112** — Mr. King.

To the committee on Labor.

**H. B. No. 113** — Mr. Silver.

To the committee on Appropriations and Finance.

**H. B. No. 114** — Mr. Johnston.  
To the committee on Agriculture.

**H. B. No. 115** — Mr. Robins.  
To the committee on Codes, Courts and Procedure.

By unanimous consent, Mr. James A. Reynolds submitted a report of the select committee relative to the purchase of a site for a gubernatorial mansion.

Mr. James A. Reynolds moved that the report be received and that same be printed in the appendix of the journal.

The motion was agreed to.

By unanimous consent Mr. Clark offered the following resolution:

**H. R. No. 30** — Mr. Clark.

Relative to the death of Honorable Thomas E. Hoover, former member from Warren county, Ohio.

WHEREAS, The House of Representatives of the 83rd General Assembly of Ohio has learned with sorrow of the death of Honorable Thomas E. Hoover of Lebanon, Ohio, who was a member of this body during the 80th General Assembly; therefore,

*Resolved*, That the House of Representatives take this opportunity of recording a tribute of his high character as a man and his upright career as a legislator; that in his death the people of Ohio have lost a citizen of irreproachable character and high motives, that this House express its sympathy and condolence to the family and friends of the deceased, and the clerk of the House be directed to transmit a certified copy of this resolution to said family.

*Resolved*, That as a further mark of respect that we adopt this resolution by a rising vote and that the House will now adjourn.

The resolution was adopted by a rising vote and the House adjourned at 6:10 o'clock p. m.

Attest:

JOHN P. MAYNARD,  
Clerk.

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Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, January 28, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being bills for third reading.

**H. B. No. 18** — Mr. Comings, was taken up and read the third time.

The question being "Shall the bill pass?"

Mr. Foster moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 strike out the word "one" and insert in lieu thereof the word "five".

Mr. Jas. A. Reynolds moved to refer the bill to a select committee of one, with instructions to amend the amendment by changing the figure "five" to the figure "three".



The amendment was agreed to, and Mr. Jas. A. Reynolds was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 97, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Harter,	Miller, of Fulton,
Baker,	Denune,	Hastings,	Morris,
Banker,	Dildine,	Hatch,	Moyer,
Barnes,	Dodge,	Helfrich,	Mulcahy,
Beaty,	Donahay,	Hinchey,	Myers,
Benner,	Drury,	Hooley,	Pugh,
Besaw,	Dunn,	Hoover,	Reynolds, Jas. A.,
Billingslea,	Emery,	Huber,	Robins,
Bing,	Entemann,	Hughes,	Robinson,
Bishop,	Evans,	Johnston,	Russell,
Blauser,	Faris,	Jones,	Shy,
Brach,	Foster,	of Hamilton,	Smith,
Burns,	Fouts,	Kay,	Spidel,
Cable,	Freeman,	Kilbane,	Stump,
Carpenter,	Gardner,	King,	Swedersky,
Carson,	Gordon, of Brown,	Kreider,	Talley,
Chester,	Gordon, of Logan,	Lawyer,	Taylor,
Clark,	Gorrell,	Leniz,	Thompson,
Cochrun,	Graham,	Lonz,	Waterston,
Comings,	of Licking,	Luchsinger,	Weaver,
Copeland,	Graham,	Lytle,	Wenner,
Cowan,	of Muskingum,	McFarland,	Wiest,
Crabbe,	Green,	McKay,	Winter,
Crosser,	Griswold,	Madden,	Wise,
Davis,	Halstead,	Matthews,	York—97.

Bond, Miller, of Stark, and Silver voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 27** — Mr. King, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 109, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Gordon, of Brown,	Jones,
Baker,	Cowan,	Gordon, of Logan,	of Hamilton,
Banker,	Crabbe,	Gorrell,	Kay,
Barnes,	Crosser,	Graham,	Kilbane,
Beaty,	Davis,	of Licking,	King,
Beetham,	Delehanty,	Graham,	Kreider,
Benner,	Denune,	of Muskingum,	Lawyer,
Besaw,	Dildine,	Green,	Lentz,
Bing,	Dodge,	Greve,	Lonz,
Bishop,	Donahay,	Griswold,	Luchsinger,
Blauser,	Drury,	Halstead,	Lytle,
Bond,	Dunn,	Harter,	McFarland,
Brach,	Dunspaugh,	Hastings,	McKay,
Brannon,	Emery,	Hatch,	Madden,
Burns,	Entemann,	Helfrich,	Matthews,
Cable,	Evans,	Hinchey,	Miller, of Fulton,
Carson,	Faris,	Hooley,	Miller, of Stark,
Chester,	Federman,	Hoover,	Morris,
Clark,	Foster,	Hopple,	Moyer,
Cochrun,	Fouts,	Huber,	Mulcahy,
Comings,	Freeman,	Hughes,	Myers,
Cookston,	Gardner,	Johnston,	Pugh,

Those voting in the affirmative are: Messrs.—Concluded.

Keynolds, Tom,	Shy,	Swedersky,	Weaver,
Robins,	Silver,	Talley,	Wenner,
Robinson,	Smith,	Taylor,	Wiest,
Russell,	Spidel,	Thompson,	Winter,
Schelhorn,	Stokes,	Walsh,	Wise,
Scott,	Stump,	Waterston,	York—109.

So the bill passed. The title was agreed to.

**Am. H. B. No. 2**—Messrs. Fouts-Bond, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 104, nays one, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Harter,	Miller, of Stark,
Atkinson,	Crabbe,	Hastings,	Morris,
Baker,	Crosser,	Hatch,	Moyer,
Banker,	Delehanty,	Helfrich,	Mulcahy,
Barnes,	Denune,	Hinchey,	Myers,
Beaty,	Dildine,	Hooley,	Pugh,
Beetham,	Dodge,	Hoover,	Robins,
Benner,	Donahay,	Hopple,	Robinson,
Besaw,	Drury,	Huber,	Russell,
Billingslea,	Dunn,	Hughes,	Schelhorn,
Bing,	Dunspaugh,	Johnston,	Scott,
Bishop,	Emery,	Jones,	Silver,
Blauser,	Evans,	of Hamilton,	Smith,
Bliss,	Faris,	Kay,	Spidel,
Bond,	Federman,	Kilbane,	Stokes,
Bonser,	Foster,	King,	Stump,
Brach,	Fouts,	Kreider,	Swedersky,
Brannon,	Freeman,	Lawyer,	Talley,
Burns,	Gardner,	Lentz,	Taylor,
Cable,	Gordon, of Brown,	Lonz,	Walsh,
Carson,	Gorrell,	Luchsinger,	Waterston,
Chester,	Graham,	Lustig,	Weaver,
Clark,	of Licking,	Lytle,	Wenner,
Cochrun,	Graham,	McCoy,	Wiest,
Comings,	of Muskingum,	McKay,	Wise,
Cookston,	Griswold,	Matthews,	York—104.
Copeland,	Halstead,	Miller, of Fulton,	

Mr. Greve voted in the negative.

So the bill passed. The title was agreed to.

**H. B. No. 32**—Wiest, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Wiest moved that further consideration of **H. B. No. 32**—Mr. Wiest be postponed and said bill be placed at the foot of the calendar.

The motion was agreed to.

**H. B. No. 8**—Mr. Helfrich, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 99, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Benner,	Blauser,	Burns,
Baker,	Besaw,	Bliss,	Cable,
Banker,	Billingslea,	Brach,	Carson,
Barnes,	Bing,	Brannon,	Cochrun,
Beaty,	Bishop,	Brown,	Comings,

Those voting in the affirmative are: Messrs.—Concluded.

Cookston,	Gordon, of Brown,	Jones,	Russell,
Copeland,	Gordon, of Logan,	of Hamilton,	Schellhorn,
Cowan,	Gorrell,	Kay,	Scott,
Crabbe,	Graham,	Kilbane,	Shy,
Crosser,	of Licking,	King,	Silver,
Davis,	Graham,	Kreider,	Smith,
Delehanty,	of Muskingum,	Lawyer,	Spidel,
Denune,	Green,	Lentz,	Stokes,
Dildine,	Greve,	Lonz,	Stump,
Dodge,	Griswold,	Lytle,	Swedersky,
Donahay,	Halstead,	McKay,	Talley,
Drury,	Harter,	Madden,	Taylor,
Dunn,	Hastings,	Matthews,	Thompson,
Dunspaugh,	Hatch,	Miller, of Fulton,	Walsh,
Entemann,	Helfrich,	Miller, of Stark,	Waterston,
Evans,	Hinchey,	Morris,	Wenner,
Faris,	Hoover,	Moyer,	Wiest,
Foster,	Hopple,	Mulcahy,	Winter,
Fouts,	Huber,	Myers,	Wise,
Freeman,	Hughes,	Pugh,	York—99.
Gardner,		Robins,	

Those voting in the negative are: Messrs. Chester, Emery and McFarland.

So the bill passed. The title was agreed to.

**Am. H. B. No. 44**—Mr. Wiest, was taken up and read the third time.

The question being "Shall the bill pass?"

Mr. Lustig moved that said bill be indefinitely postponed.

With the consent of the House Mr. Lustig withdrew his motion to indefinitely postpone said bill.

Mr. Myers moved that further consideration of **H. B. No. 44**—Mr. Wiest, be postponed and that said bill be again placed on the calendar.

The motion was agreed to.

The House then passed to the second order of business, being resolutions laid over under rule 89.

**S. J. R. No. 16**—Mr. Whittemore, was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 105, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Clark,	Foster,	Hooley,
Atkinson,	Cochrun,	Fouts,	Hoover,
Banker,	Comings,	Freeman,	Hopple,
Barnes,	Copeland,	Gardner,	Huber,
Beaty,	Cowan,	Gordon, of Brown,	Hughes,
Beetham,	Crabbe,	Gordon, of Logan,	Johnston,
Benner,	Crosser,	Gorrell,	Jones,
Besaw,	Davis,	Graham,	of Hamilton,
Billingslea,	Delehanty,	of Licking,	Kay,
Bing,	Dildine,	Graham,	Kilbane,
Bishop,	Dodge,	of Muskingum,	King,
Blauser,	Donahay,	Green,	Kreider,
Bliss,	Drury,	Greve,	Lawyer,
Bond,	Dunspaugh,	Halstead,	Lonz,
Burns,	Emery,	Harter,	Lustig,
Cable,	Entemann,	Hastings,	Lytle,
Carpenter,	Evans,	Hatch,	McFarland,
Carson,	Faris,	Helfrich,	McKay,
Chester,	Federman,	Hinchey,	Madden,



Those voting in the affirmative are: Messrs.—Concluded.

Matthews,	Reynolds, Jas. A.,	Silver,	Walsh,
Miller, of Fulton,	Reynolds, Tom,	Smith,	Waterston,
Miller, of Stark,	Robins,	Stokes,	Weaver,
Morris,	Robinson,	Stump,	Wenner,
Moyer,	Russell,	Swedersky,	Wiest,
Mulcahy,	Schelhorn,	Talley,	Winter,
Myers,	Scott,	Taylor,	Wise,
Pugh,	Shy,	Thompson,	York—105.

So the resolution was adopted.

**S. J. R. No. 17**—Mr. White, was taken up.

Mr. Clark moved that consideration of **S. J. R. No. 17**—Mr. White, be referred to the committee to be appointed under the provisions of **S. J. R. No. 16**—Mr. Whittemore.

The motion was agreed to.

**H. R. No. 26**—Mr. Thompson, was taken up.

On motion of Mr. Thompson **H. R. No. 26**—Mr. Thompson, was referred to the committee on rules.

**H. J. R. No. 12**—Mr. Wiest, was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 83, nays, 4, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Drury,	Hinchey,	Reynolds, Jas. A.,
Baker,	Dunn,	Hooley,	Russell,
Banker,	Entemann,	Hoover,	Schelhorn,
Barnes,	Evans,	Hopple,	Scott,
Beaty,	Faris,	Huber,	Shy,
Benner,	Federman,	Johnston,	Silver,
Billingslea,	Fouts,	Kay,	Smith,
Bing,	Freeman,	Kilbane,	Spidel,
Bishop,	Gardner,	Kreider,	Stokes,
Blauser,	Gordon, of Brown,	Lawyer,	Stump,
Bliss,	Gordon, of Logan,	Lentz,	Swedersky,
Brach,	Graham,	Lonz,	Talley,
Brannon,	of Licking,	Luchsinger,	Taylor,
Carson,	Graham,	McKay,	Thompson,
Cochrun,	of Muskingum,	Madden,	Walsh,
Cowan,	Greve,	Matthews,	Waterston,
Crabbe,	Griswold,	Miller, of Fulton,	Wenner,
Crosser,	Halstead,	Moyer,	Wiest,
Delehanty,	Harter,	Mulcahy,	Winter,
Dildine,	Hastings,	Myers,	Wise,
Dodge,	Helfrich,	Pugh,	York—83.
Donahay,			

Those voting in the negative are: Messrs. Alban, Hatch, Morris and Weaver—4.

So the resolution was adopted.

**H. J. R. No. 13**—Mr. Talley, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken and resulted—yeas 95, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Beaty,	Bing,	Cable,
Backowski,	Beetham,	Bishop,	Carpenter,
Baker,	Benner,	Brach,	Carson,
Banker,	Besaw,	Brannon,	Clark,
Barnes,	Billingslea,	Burns,	Cochrun,

Those voting in the affirmative are: Messrs. — Concluded.

Comings,	Gordon, of Brown, Jones,	Pugh,
Cookston,	Gordon, of Logan, of Hamilton,	Robinson,
Copeland,	Graham, Kay,	Russell,
Cowan,	of Licking, Kilbane,	Schelhorn,
Crabbe,	Graham, King,	Scott,
Crosser,	of Muskingum, Kreider,	Shy,
Delehanty,	Greve, Lentz,	Silver,
Denune,	Griswold, Lonz,	Spidel,
Dildine,	Halstead, Luchsinger,	Stokes,
Dodge,	Harter, Lytle,	Stump,
Donahay,	Hastings, McFarland,	Swedersky,
Drury,	Hatch, McKay,	Talley,
Dunn,	Helfrich, Madden,	Taylor,
Dunspaugh,	Hinchey, Matthews,	Thompson,
Emery,	Hooley, Miller, of Fulton,	Walsh,
Entemann,	Hoover, Morris,	Waterston,
Federman,	Hopple, Moyer,	Wiest,
Fouts,	Huber, Mulcahy,	Winter,
Freeman,	Hughes, Myers,	York—95.
Gardner,	Johnston,	

So the resolution was adopted.

**H. R. No. 27** — Mr. Kay, was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 91, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Hastings,	Morris,
Atkinson,	Dodge,	Hatch,	Mulcahy,
Baker,	Donahay,	Hinchey,	Myers,
Barnes,	Drury,	Hooley,	Reynolds, Tom,
Beaty,	Dunn,	Hoover,	Robins,
Beetham,	Dunspaugh,	Hopple,	Robinson,
Benner,	Emery,	Huber,	Schelhorn,
Billingslea,	Entemann,	Hughes,	Scott,
Bing,	Evans,	Jones,	Shy,
Bishop,	Faris,	of Hamilton,	Silver,
Blauser,	Federman,	Kay,	Smith,
Bond,	Foster,	Kilbane,	Spidel,
Brach,	Fouts,	King,	Stokes,
Brannon,	Freeman,	Kreider,	Stump,
Cable,	Gardner,	Lawyer,	Swedersky,
Carson,	Gordon, of Brown,	Lentz,	Talley,
Chester,	Gordon, of Logan,	Luchsinger,	Taylor,
Cochrun,	Graham,	Lytle,	Thompson,
Comings,	of Licking,	McFarland,	Walsh,
Cookston,	Greve,	McKay,	Waterston,
Copeland,	Griswold,	Madden,	Wenner,
Crabbe,	Halstead,	Matthews,	Wise,
Crosser,	Harter,	Miller, of Fulton,	York—91.
Davis,			

So the resolution was adopted.

**H. J. R. No. 15** — Mr. Beetham, was taken up.

Mr. Beetham moved that the resolution be referred to the committee on Public Highways.

The motion was agreed to and the resolution so referred.

**H. J. R. No. 16** — Mr. Crabbe, was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 100, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Halstead,	Morris,
Atkinson,	Dildine,	Harter,	Moyer,
Baker,	Dodge,	Hastings,	Mulcahy,
Banker,	Donahay,	Hatch,	Myers,
Beaty,	Drury,	Helfrich,	Pugh,
Beetham,	Dunn,	Hinchey,	Reynolds, Jas. A.,
Benner,	Dunspaugh,	Hoooley,	Reynolds, Tom,
Besaw,	Emery,	Hoover,	Robins,
Bing,	Entemann,	Hopple,	Robinson,
Bishop,	Evans,	Huber,	Russell,
Blauser,	Faris,	Hughes,	Schelhorn,
Bond,	Federman,	Kay,	Scott,
Brach,	Foster,	Kilbane,	Shy,
Cable,	Fouts,	Kreider,	Smith,
Carpenter,	Freeman,	Lawyer,	Spidel,
Carson,	Gardner,	Leniz,	Stokes,
Chester,	Gordon, of Brown,	Lonz,	Stump,
Clark,	Gordon, of Logan,	Luchsinger,	Swedersky,
Cochrun,	Gorrell,	Lytle,	Talley,
Comings,	Graham,	McFarland,	Taylor,
Cookston,	of Licking,	McKay,	Thompson,
Copeland,	Graham,	Madden,	Waterston,
Cowan,	of Muskingum,	Matthews,	Weaver,
Crabbe,	Green,	Miller, of Fulton,	Wenner,
Crosser,	Greve,	Miller, of Stark,	York—100.
Delehanty,	Griswold,		

So the resolution was adopted.

By unanimous consent Mr. Hooley offered the following resolution:

**H J. R. No. 17** — Mr. Hooley.

WHEREAS, The legislature of the state of Kansas has passed a resolution condemning the action of Secretary of War Baker in ordering the release of 113 conscientious objectors and demanding a congressional investigation as to the "delinquency of the war department," in which resolution the following was embodied:

That the Secretary of War's action was branded as mischievous, unwise, unpatriotic, un-American and destructive to the morale of every person wearing the uniform of the United States army and declared it placed a premium on slackerism, cowardice and mawkish sentimentality,

WHEREAS, Many of these same so called conscientious objectors find residence within the state of Ohio; therefore,

*Be it resolved by the General Assembly of the state of Ohio,* That we heartily concur in the sentiments and action expressed by the Kansas legislature.

*Be it further resolved,* That a copy of these resolutions be spread upon the journal and an engrossed copy be sent to the clerk of the House of Representatives, the clerk of the senate of the General Assembly of Kansas, and also a copy be sent to the Secretary of War, by the clerk of the House of Representatives.

The resolution was laid over under the rule.

The House then passed to the third order of business, being reports of standing committees.

Mr. McFarland submitted the following report:



The standing committee on Appropriations and Finance, to which was referred **H. B. No. 95** — Mr. Alban, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
HARRY L. FEDERMAN,  
FRANK C. WISE,  
H. M. CARPENTER,  
J. S. GRAHAM,  
HARRY McKAY,  
R. M. BILLINGSLEA,

JAS. A. REYNOLDS,  
DOW W. HARTER,  
E. M. CROSSER,  
C. W. McFARLAND,  
FRANCIS M. THOMPSON,  
JOHN COWAN.

The report was agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thompson submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 83** — Mr. Lentz, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
HARRY L. FEDERMAN,  
FRANK C. WISE,  
H. M. CARPENTER,  
J. S. GRAHAM,  
HARRY McKAY,  
R. M. BILLINGSLEA,

JAS. A. REYNOLDS,  
DOW W. HARTER,  
E. M. CROSSER,  
C. W. McFARLAND,  
FRANCIS M. THOMPSON,  
JOHN COWAN.

The report was agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thompson submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 63** — Mr. Graham, of Licking, having had the same under consideration, reports it back and recommends its passage.

WM. L. HUGHES,  
GEO. F. GREVE,  
F. A. HINCHEY,  
CHAS. H. FOUTS,  
JOSEPH R. GARDNER,

D. ALLEN BOND,  
FRANCIS M. THOMPSON,  
C. F. McCOY,  
J. S. MILLER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Greve submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 74** — Mr. Thompson, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended:

In line 4 after the word "rendered" insert "against the defendant".

WM. L. HUGHES,  
GEO. F. GREVE,  
F. A. HINCHEY,  
D. ALLEN BOND,

JOSEPH R. GARDNER,  
FRANCIS M. THOMPSON,  
J. S. MILLER.

The motion was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hinchey submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 55** — Mr. Thompson, having had the same under consideration, reports it back and recommends its passage.

WM. L. HUGHES,  
GEO. F. GREVE,  
F. A. HINCHEY,  
CHAS. H. FOUTS,  
JOSEPH R. GARDNER,

D. ALLEN BOND,  
FRANCIS M. THOMPSON,  
C. F. McCOY,  
J. S. MILLER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gardner submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 100** — Mr. Fouts (by request), having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In lines 3 and 4 strike out the words "the amount of said judgment and costs, against said Morgan county," and insert in lieu thereof the words "three hundred fifty-three and thirty-nine hundredth dollars to reimburse him for an amount paid by him under a judgment including costs in a case by Morgan county against said Charles W. Kennedy,"

WM. L. HUGHES,  
FRANCIS M. THOMPSON,  
C. F. McCOY,  
D. ALLEN BOND,  
JOSEPH R. GARDNER,

CHAS. H. FOUTS,  
F. A. HINCHEY,  
GEO. F. GREVE,  
J. S. MILLER.

The amendment was agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hughes submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 102** — Mr. Miller, of Stark, having had the same under consideration, reports it back, and recommends its passage.

WM. L. HUGHES,  
CHAS. H. FOUTS,  
F. A. HINCHEY,

GEO. F. GREVE,  
J. S. MILLER,  
C. F. McCOY.

The report was agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 47** — Mr. Gordon, of Brown, having had the same under consideration, reports it back, and recommends its passage.

EDW. A. WINTERS,  
CHARLES M. GORDON,  
HARRY D. SILVER,  
R. M. BILLINGSLEA,  
W. R. COMINGS,

JAMES A. GREEN,  
F. L. WATERSTON,  
E. E. DENUNE,  
R. B. CARSON,

The report was agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Beaty submitted the following majority report:

The standing committee on Judiciary, to which was referred **S. J. R. No. 8**—Mr. Kryder, having had the same under consideration, reports it back with the recommendation that it be indefinitely postponed.

A. LEE BEATY,  
K. E. HOOVER,  
H. T. ROBINS,  
J. S. MILLER,

ROBERT C. DUNN,  
MILTON CLARK,  
WM. L. HUGHES,  
CHAS. H. FOUTS.

Mr. Scott submits the following minority report of the standing committee on Judiciary to which was referred **S. J. R. No. 8**—Mr. Kryder, relating to mileage of members of the General Assembly.

The undersigned declines to join in the recommendation of the majority to report out the resolution with recommendation to indefinitely postpone same.

Since the adoption of the constitution of 1851 to the present time, it has been the uniform custom for members of the legislature to receive not only compensation for their services but also such mileage allowance as would enable them to reach the state capitol. In 1906, members were allowed 12c per mile to make round trips to their homes twice a month, and in 1911, the present law was passed allowing members 2c per mile to make trips home once each week.

In my opinion, these mileage allowances should not be construed as compensation or perquisites of the members, but were and are intended to cover actual expense incurred for the express purpose of allowing members to return home each week to ascertain the needs of their constituents in matters of legislation.

For the reasons stated, I believe the increase covered by the resolution is not in the nature of compensation or perquisite and therefore, recommend the adoption of the resolution.

DAVID H. SCOTT.

The question being, "Shall the minority report be substituted for the majority report?"

Upon which a ye and nay vote was demanded, taken and resulted—yeas 59, nays 42, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Entemann,	Huber,	Reynolds, Jas. A.,
Baker,	Evans,	Jones,	Reynolds, Tom,
Barnes,	Faris,	of Hamilton,	Robinson,
Billingslea,	Federman,	Kilbane,	Russell,
Bishop,	Foster,	Lenitz,	Schelhorn,
Blauser,	Freeman,	Lonz,	Scott,
Bliss,	Gardner,	Luchsinger,	Shy,
Brach,	Gordon, of Brown,	Lustig,	Smith,
Brannon,	Green,	Lytle,	Spidel,
Cable,	Greve,	Madden,	Swedersky,
Cowan,	Harter,	Miller, of Stark,	Thompson,
Delehanty,	Hastings,	Morris,	Walsh,
Denune,	Helfrich,	Moyer,	Wiest,
Donahay,	Hinchey,	Myers,	Winter.
Dunspaugh,	Hopple,	Pugh,	York—59.



Those voting in the negative are: Messrs.

Alban,	Comings,	Gordon, of Logan,	McKay,
Banker,	Copeland,	Gorrell,	Matthews,
Beaty,	Crabbe,	Graham,	Miller, of Fulton,
Beetham,	Crosser,	of Licking,	Mulcahy,
Benner,	Davis,	Graham,	Robins,
Bing,	Dildine,	of Muskingum,	Stump,
Burns,	Dodge,	Griswold,	Talley,
Carson,	Drury,	Halstead,	Taylor,
Chester,	Dunn,	Hatch,	Weaver,
Clark,	Emery,	Hookey,	Wenner,
Cochrun,	Fouts,	Kreider,	Wise—42.

So the minority report was substituted for the majority report.

Mr. Griswold submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 76** — Mr. Griswold, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

After the word "dollars" in line 16 add the words "and the necessary garnishee fee."

DAVID H. SCOTT,  
K. E. HOOVER,  
MILTON CLARK,  
D. ALLEN BOND,  
GEO. S. MYERS,

ROBERT C. DUNN,  
J. S. MILLER,  
A. LEE BEATY,  
H. H. GRISWOLD.

The amendment was agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Griswold submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 75** — Mr. Griswold, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
K. E. HOOVER,  
MILTON CLARK,  
A. LEE BEATY,  
D. ALLEN BOND,

GEO. S. MYERS,  
ROBERT C. DUNN,  
J. S. MILLER,  
H. H. GRISWOLD.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Scott submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 106** — Mr. Hoover, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended.

In line 4 insert the word "bailable" between the words "any" and "offense".

K. E. HOOVER,  
DAVID H. SCOTT,  
H. H. GRISWOLD,  
ROBERT C. DUNN,  
H. T. ROBINS,

GEO. S. MYERS,  
D. ALLEN BOND,  
A. LEE BEATY,  
MILTON CLARK.

The amendment was agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Fouts offered the following resolution:

**H. J. R. No. 18** — Mr. Fouts.

Memorializing the President of the United States, the Congress of the United States and the United States Railroad Administration, relative to the matter of freight rates on materials for public works.

WHEREAS, Many public improvements for which there is an imperative need have been postponed on account of the existence of a state of war between the United States of America and the Imperial German government, and in order that the energies of the people might be directed unreservedly toward the winning of the war; and

WHEREAS, One of the greatest problems confronting the state and nation at the present time is the furnishing of immediate employment to a large amount of idle labor released from other activities by the victorious termination of the war; and

WHEREAS, The national administration has urgently requested the resumption of the construction of public works on a large scale, the Congress of the United States is proposing to appropriate large sums of money for such purpose, the governors of many states have recommended and are engaged in procuring other large appropriations for the same purpose, and minor political sub-divisions are preparing to liberally finance public improvements of great magnitude; and

WHEREAS, In the judgment of the General Assembly of the State of Ohio, the problem of furnishing immediate and profitable employment to idle labor can be best solved by immediately embarking upon the construction of the many much needed public improvements, which has been delayed by war conditions; and

WHEREAS, In the judgment of the General Assembly of the State of Ohio, freight rates on materials designed for use in constructing public works should be immediately reduced, and any increase in the same will defeat its own purposes by forcing a curtailment of shipments, and at the same time, by discouraging the movement for a program of public improvements, render futile all efforts to give employment to idle labor; and

WHEREAS, One of the greatest and most serious obstacles to the immediate resumption of activity in the construction of public work, is the present high freight rates on materials, and, more especially, certain proposed revisions and readjustments of such freight rates, which proposed revisions and readjustments create a situation of uncertainty, making it impossible for engineers to intelligently estimate the cost of public works and making it impossible for contractors to bid thereon; now, therefore,

*Be it resolved by the General Assembly of the State of Ohio,* That the president of the United States, the congress of the United States and the United States Railroad Administration be, and they hereby are memorialized and respectfully but most urgently requested to take such action as will immediately and effectively prevent any upward revision in the freight rates upon materials entering into the construction of public works; and

That, if in the judgment of the proper authorities of the national government charged with the administration of such matters, the employment of idle labor in the construction of public improvements is a matter of importance and, if, in the judgment of such officials, it be not incom-

patible with the general welfare, there be forthwith made a reduction in the freight rates upon all materials transported over the railroads of the United States for use in connection with the construction of any public improvement carried forward by the federal government or any department thereof, or any state, county, township, city, village, school district or other political sub-division, and,

That, upon the passage of this resolution, certified copies thereof be forthwith forwarded by the Secretary of State of the State of Ohio to the President of the United States, the presiding officers and members from Ohio of both branches of the Congress of the United States, and the Director General of railroads.

The resolution was laid over under the rule.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 136** — Mr. Beaty.

By unanimous consent Mr. Beaty withdrew **H. B. No. 136** — Mr. Beaty.

The House then passed to the fourth order of business, being reports of select committees.

The committee named to arrange for the Roosevelt memorial, report as follows:

The seating capacity of the House floor will be doubled.

The House floor and center gallery will be reserved for members of the General Assembly and other state officials.

Side galleries and space back of the House bar will be open to all.

Each member of the General Assembly will receive one ticket.

Meeting at one o'clock p. m. January 29th.

R. R. BEETHAM,  
E. J. HOPPLE,  
CLIFFORD W. McFARLAND,

The report was agreed to.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with and the following bills were read the second time by their titles only.

Mr. Beetham moved that House rule No. 73, requiring bills to be printed before second reading be suspended and bills on the calendar for second reading be read the second time by their titles and referred to the following named committees.

The motion was agreed to.

**H. B. No. 116** — Mr. McCoy.

To the committee on Judiciary.

**H. B. No. 117** — Mr. Hatch.

To the committee on Labor.

**H. B. No. 118** — Mr. Gordon, of Brown.

To the committee on Common Schools.

**H. B. No. 119** — Mr. Crosser.

To the joint committee on Taxation.

**H. B. No. 120** — Mr. York.

To the committee on Prisons and Prison Reforms.

**H. B. No. 121** — Mr. Thompson.

To the committee on Codes, Courts and Procedure.



**H. B. No. 122** — Mr. Thompson.

To the committee on County Affairs.

**H. B. No. 123** — Mr. Beaty.

To the committee on Judiciary.

**H. B. No. 124** — Mr. Gardner.

To the committee on Military Affairs.

**H. B. No. 125** — Mr. Alban.

To the committee on Codes, Courts and Procedure.

**H. B. No. 126** — Mr. Comings.

To the committee on County Affairs.

**H. B. No. 127** — Mr. Evans.

To the committee on Military Affairs.

**H. B. No. 128** — Mr. Cowan.

To the committee on County Affairs.

**H. B. No. 129** — Mr. Cowan.

To the committee on County Affairs.

**H. B. No. 130** — Mr. Robins.

To the committee on Public Highways.

**H. B. No. 131** — Mr. Swedersky.

To the committee on Public Highways.

**H. B. No. 132** — Mr. Wise.

To the committee on Judiciary.

**H. B. No. 133** — Mr. Cable.

To the committee on Cities.

**H. B. No. 134** — Mr. Clark.

To the committee on Judiciary.

**H. B. No. 135** — Mr. Burns.

To the committee on Military Affairs.

The speaker appointed under the provisions of **S. J. R. No. 16** — Mr. Whittemore, Messrs: Gorrell, Dunn and Myers.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 14** — Mr. Beetham.

Relative to extending an invitation to Senator Warren G. Harding to address the General Assembly.

The President on the part of the Senate has appointed as such committee, Messrs. Latham, Whittemore and Beebe.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**Am. H. J. R. No. 10** — Mr. Beaty.

Relative to the death of Joseph Benson Foraker.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**Am. H. J. R. No. 4** — Mr. McCoy.

Relative to the punishment of William Hohenzollern.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 8** — Mr. O'Brien.

To require husband and wife to join in the execution of chattel mortgages, etc., given upon personal household property owned by either or both of them.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 1** — Mr. Jones.

To purchase a site and erect thereon a proper building to be used as a home for future governors of the state, and to provide by appropriation the necessary funds therefor.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

**4:20 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until 12:45 o'clock p. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, January 29th, 1919, 12:45 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The reading of the Journal of yesterday was deferred until a later hour.

Mr. Beetham moved that a message be sent to the Senate informing that body that the House is now ready to meet them in joint session.

The motion was agreed to.

Mr. Beetham moved that the House recess until 2:30 o'clock p. m.

The motion was agreed to.

**1:10 o'clock p. m.**

The two Houses met in joint session and was called to order and presided over by the President of the Senate.

The roll of both Houses was called and of the Senate there were present 26 members, and of the House of Representatives there were 104 members present. A quorum of both Houses being present, the joint session was declared formally opened.

Mr. Beetham presented United States Senator Warren G. Harding and Governor James M. Cox who were escorted to the bar of the House and Senator Harding then addressed the joint assembly on the life of Theodore Roosevelt.

**1:45 o'clock p. m.**

On motion of Senator Whittemore, the joint session was dissolved.

**2:30 o'clock p. m.**

The House met pursuant to recess.

The journal of yesterday was read and approved.

Mr. Gordon, of Logan, arose to a question of privilege, and asked that his vote be recorded on **Am. H. B. No. 2** — Messrs. Fouts-Bond. His name being called, Mr. Gordon, of Logan, voted "aye".

Mr. McCoy arose to a question of privilege, and asked that his vote be recorded on **Am. H. B. No. 2** — Messrs. Fouts-Bond. His name being called, Mr. McCoy voted "no".

Mr. Beetham moved that House rule 22 be suspended and that the House pass to the third order of business, being reports of standing committees.

The motion was agreed to.

Mr. McKay submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 113** — Mr. Silver, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
D. W. BESAW,  
FRANK C. WISE,  
H. M. CARPENTER,  
J. S. GRAHAM,  
HARRY McKAY,

JAS. A. REYNOLDS,  
DOW W. HARTER,  
HARRY L. FEDERMAN,  
E. M. CROSSER,  
JOHN COWAN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 15** — Mr. Comings, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line five strike out all after the word "in", and insert in lieu thereof "the branches". Strike out all of line six and in lieu thereof insert "designated in section 7648".

In line seven strike out all to and including the semicolon. Strike out the letters "com" at the end of the line. In line eight strike out the letters "mon", and insert in lieu thereof the word "elementary".



In line eleven strike out the letters "com".

In line twelve strike out the letters "mon" and insert in lieu thereof the word "elementary".

In line fourteen strike out the word "common" and insert in lieu thereof the word "elementary".

In line twenty-one strike out the word "common" and in lieu thereof insert the word "elementary".

TOM REYNOLDS,  
A. L. STUMP,  
W. E. WENNER,  
W. R. COMINGS,  
C. K. MILLER,  
L. J. GRAHAM,  
JOHN S. FARIS,

J. C. COPELAND,  
C. H. FREEMAN,  
SIMEON H. BING,  
W. B. BRYSON,  
H. H. GRISWOLD,  
FRANK E. BAKER,  
GEO. S. MYERS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. James A. Reynolds submitted the following report:

The standing committee on Federal Relations, to which was referred **H. J. R. No. 8** — Mr. Stokes, having had the same under consideration, reports it back with the following amendments, and recommends its adoption when so amended:

After the word "thanksgiving" strike out the period and insert comma and the following words "and, *Be it further resolved*, that the secretary of state be and is hereby authorized and directed to send a properly certified copy of this preamble and resolution to the president of the United States at Washington, D. C.

RUPERT BEETHAM,  
JAS. A. REYNOLDS,  
W. E. WENNER,  
W. R. COMINGS,  
L. A. PEARSON,

C. G. WEAVER,  
H. W. COOKSTON,  
K. E. HOOVER,  
HERMAN SHY,  
S. J. BENNER.

The amendments were agreed to.

The resolution was ordered to be engrossed and placed on the calendar in its regular order.

Mr. Scott submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 68** — Mr. Evans, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 6, strike out all after the numeral 2, to the end of the bill, and insert the following:

"This act is hereby declared to be an emergency act necessary for the public peace and safety, for the reason that many sailors, soldiers and marines are now unable to pay their taxes, being at present engaged in the defense of our government."

DAVID H. SCOTT,  
JOSEPH LUSTIG,  
JOHN J. KILBANE,  
CHAS. F. KREIDER,

CLYDE H. HOOLEY,  
F. S. ROBINSON,  
W. A. RUSSELL,  
JOHN H. CHESTER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

MESSAGE FROM THE SENATE.

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it passed **S. B. No. 1** — Mr. Jones.

Relative to purchase site and erect thereon a proper building to be used as a home for future governors of the state, and the Senate requests the return of said bill.

Attest:

W. E. HALLEY,  
Clerk.

Mr. James A. Reynolds moved that the request of the Senate be granted.

The motion was agreed to.

The House then passed to the fourth order of business, being reports of select committees.

Mr. Griswold reported that the committee on Agriculture which was appointed to provide entertainment for the members of the Boys and Girls Contest Club, had made the required arrangements for said entertainment for Thursday, January 30th, 1919.

The House then passed to the fifth order of business, being bills for second reading.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 8** was read the second time by its title only.

Mr. Beetham moved that House rule No. 73, requiring bills to be printed before second reading be suspended and bills on the calendar for second reading be read the second time by their titles and referred to the following committees.

The motion was agreed to.

**S. B. No. 8** — Mr. O'Brien.

To the committee on Judiciary.

The House then passed to the sixth order of business, being introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 136** — Mr. Hatch.

To amend section 12906 of the General Code, relative to pupils organizing, joining or belonging to fraternities, sororities or like societies.

**H. B. No. 137** — Mr. Tom Reynolds.

To amend section 7604 of the General Code, relative to a deposit of school funds and limitation of the amount a bank may receive.

**H. B. No. 138** — Mr. Myers.

To provide for sending copies of laws in leaflet form to the clerk of the court of common pleas of each county.

**H. B. No. 139** — Mr. Beaty.

To amend sections 12940 and 12941 of the General Code, relating to equal rights in places of public accommodation, amusement, resort, refreshments and education, and providing penalty for violations thereof.

**H. B. No. 140** — Mr. Evans.

Referring to intangible property subject to taxation.

**H. B. No. 141** — Mr. Brach (by request).

To regulate the telephones and to require an interchange of service.

**H. B. No. 142** — Mr. Lonz.

To require persons employed or working in or about a restaurant, lunch room, bakeshop, candy shop, cannery, kitchen or any place or establishment of any kind whatsoever where food for human consumption is prepared for sale or prepared and sold to be free from venereal or other contagious or infectious diseases.

**H. B. No. 143** — Mr. Wise

To amend sections 50, 276 and 1981 of the General Code, relative to transportation expenses of public officials.

**H. B. No. 144** — Mr. Cable.

To amend section 3318 of the General Code, providing a maximum compensation for township treasurers.

**H. B. No. 145** — Mr. Cable.

To amend sections 1295-5 and 1295-6 of the General Code, relative to the registration of nurses.

**H. B. No. 146** — Mr. Myers.

To appropriate the sum of one thousand dollars for the use of the children of John Brown.

The House then passed to the sixth order of business, being introduction of resolutions.

Mr. Evans offered the following resolution:

**H. J. R. No. 19** — Mr. Evans.

Relative to self determination for Ireland.

WHEREAS, The Allied powers associated with the United States about to assemble in conference for the purpose of drafting terms of peace affecting the settlements of various questions arising out of the world war, and for the purpose of drafting agreements affecting the rights of the nations involved in said war, and for the purpose of re-adjusting conditions brought about by said war relative to those nations whose people are either subjects to or whose national integrity has been endangered by the autocratic powers responsible for said war; and

WHEREAS, The Allied powers associated with the United States have subscribed to the fourteen principles enunciated by President Wilson as a basis for a just peace, one of which principles is that the people of all nations forming a separate and distinct race in a particular country have the right of self determination in the creation of the administering power of government within their borders to the end that the power of government may conform to their ideas of justice and freedom, thereby preventing their subjection by governments or peoples foreign to their race and ideals; and

WHEREAS, The Allied powers associated with the United States have given assurance to many of the smaller nations that they will guarantee that such rights of self determination will be provided for in the final treaties or agreements which shall be presented by the peace commissioners to the various powers for signature and ratification by said powers, and

WHEREAS, The people of the State of Ohio believe that the right of self-determination of self-rule ought to and does apply to all nations no matter under whose rule such people are subject, and believing further that the people of Ireland come within the classification of such nations, and believing further that consistent with justice and human-



ity the Irish people are entitled to the same rights as other subject nations; therefore,

*Be it resolved by the Senate of the State of Ohio and the House of Representatives concurring herein,* That the representatives of the people of the United States at the Peace Conference be requested to present said conference the claims of the Irish people to the right of self government, and that they further be requested to exercise their influence to bring about a just consideration of the Peace Conference of the rights of the Irish people to govern themselves, and that said representatives of the United States at the Peace Conference further exercise their influence so that the Irish people may receive such measure of self-determination as is consistent with justice and humanity towards the Irish people.

*Be it further resolved,* That these resolutions be spread of record in the journal of the General Assembly of the State of Ohio, and a copy of same properly attested with the Great Seal of State, and signed by the President of the Senate, and the Speaker of the House of Representatives, the Secretary of State, and Governor of Ohio, be forwarded to the President of the United States, and to the representatives of the United States at the Peace Conference.

The resolution was laid over under the rule.

**3:20 o'clock p. m.**

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio:

**Thursday, January 30, 1919, 1:30 p. m.**

The House met pursuant to adjournment. Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The Journal of yesterday was read and approved.

By unanimous consent Mr. Griswold offered the following resolution:

**H. J. R. No. 20**—Mr. Griswold.

Relative to the reception of the successful contestants in the Boys and Girls Club work contests.

WHEREAS, The 83rd General Assembly is honored by a visit of the successful contestants in the Boys and Girls Club work conducted by the Extension Department of Ohio State University; and

WHEREAS, The members of the 83rd General Assembly feel that this work is of great importance to the agricultural interests of the State and that the young men and women who have taken part in it are deserving of great praise for their industry and devotion to cause of the agricultural development; Therefore,

*Be it resolved by the General Assembly of the State of Ohio,* That this Assembly do extend to Charles Cranmer, Boyd Frazier, Joy Gesler, Harold Gobrecht, Doyle Horn, Enoch Hoelscher, Virgil Denham, Alma Vizedom, Thomas Paulin, Robert Flickinger, Earl Talbert, Ralph Bader, Robert Bottles, John Williams, Martha Murkholter, Edna Coy, Eula Ball, Martha Boyle, May Brelsford, Howard Briggs, Lillian Augspurger,

Howard Clark, Hazel Goetting, Henry Metzger, Thomas Mears, Julia Hitch, Mary McAfee, Beatrice Hartman, Carl Taylor, Agnes Oder, Edward Armitage, Ada Penty, Robert Calvert, William Linga, Fred Gossman, Emily Jackson, Coda Disher, Glenn Parker, Robert Schnaitter, Lloyd Bogart, Donald Zimmerman, Raymond Wasem, Walter Kellar, Ruth Everett, Alma Heinzerling, Hellice Dining, Ivah Bristol, Mary Hinda, Lucile Wasem, Willard Engle, Helen Straley, Florence Janes, Lena Smith, Margaret Hays, Linus Weber, Florence Weber, Meta Bunge, Roy Peppers, George Phillips, Charles Krauss, Kenneth Spencer, Margaret Moore, Frank Ferris, Mary Chidlaw, Stanley Gemien, Carl Lingo, Clifford Aucholtz, Clifford Meyers, Wilbur McCormick, Dale J. Clare, Frank Megian, Allen B. Johnson, Paul Upp, Elizabeth Stautner, Charlotte Carroll, George Lucas, Edward Hedjuk, Frank Winter, Helen West, Chauncey Booth, Mary Fulks, Hazel Spurlock, Fred Phillips, Robert Dillon, Harlow Ellcessor, Thomas Whitrock, Bertha Green, Harriet Smythe, Hildegard Schmidlin, Frances Lowe, Carl Mesnard, Cleo Davenport, Lucille Moser, Irene Metzger, Etta Metzger, Lennie Burger, Kathryn L. Truitt, Pern Woodman, Clarence Mayer, Dorothy Miller, Ralph Randall, John Otterbacker, Earl Reusch, Lucille Smith, Ethel Ferree, Caven M. Morrow, Gerald Heaton, R. B. Hart, Roy Harverick, Elva Sullivan, Clara Bell Walker, Clare Roberts, Arthur Richie, Walter Richie, Elmer Crock, Herman Harsh, Pauline McNeal, Doris Vandenbark, Lucille Carter, Olive Dozer, Esther Ross, Esther Boetcher, Vivian Moyer, Margaret Gosser, Loraine Pitts, Anna St. Clair, Raymond Jenkins, Harry Swingle, Clayton Damschroeder, Evelyn Brockett, Virgil Renner, Mae King, Freda Pemberton, Alice Heritage, Charles Young, Donald Stanford, Ethel Paxon, Lucile Stonerod, Robert Straszheim, Milford Burdsall, Russel Fudge, Paul Teegarden, Florence Pembert, Mary Uphaus, Harriet Cole, Thelma Shupp, John Shearer, William Stewart, Flavy Johnson, Wilby Anderson, Christine Wilbur, William Gulick, Helen Senn, Howard Dick, Pauline Egbert, Walter Beaman, H. Elbert Powell, Melvin Easterday, Esther Leichty, Vernon Frederick, Helen Chacey, Dollie Smith, Edna Bowling, Dorothy Peck, Claire Boyer, Luvern Gaylord, Percy Frye, George Merkle, Robert Oviatt, Floyd Chacey, Harriet Krahll, Charles Garver, Sarah Freeborn, Irwin Haney, Josephine Landis, Honus McCormick, Ruby Smith, Clark Moore, Kenneth Mahan, William Chapman, Paul Westhofer, Ralph Lichti, Thelma Schumacher, Lestor McGovern, Henry Maurer, Dorothy Hamilton, Grace Heeter, Edith Pissocra, Grace Swartz, Marie Kyte, Harold Rainsberger, Frances Kapitsky, Helen Raymond, Florence Gray, Helen Wagner, Ugo Parotti, Walter Beightler, Frieda Carey, Elda Wilson, Jack Tway, John Pugh, Mildred Timple, Ivali Kreachbaum, Walter Scheidt, Howard Tomlinson, Frank Reed, Luther Carlo, Russel Mollendopf, Lloyd Kreider, Beryl Davis, Flossie Taylor, Hilma O'Brien, Mabel Lafaber, Louise McGill, Carol Marie Sparling, Bertha Drain, Donald Mosher, Marie Ritter, Clara Cole, Dorothy Good, Maynard Short, Henry Mercer, Alice Allman, Elva M. Sullivan, Clara Belle Walker, and Roy Arbogast a most cordial welcome and do tender to them an expression of our appreciation of their efforts and of their accomplishment.

*Resolved*, That two hundred and fifty additional copies of the Journals be printed for the use of our guests.

Mr. Griswold moved that the rules be suspended and the resolution be considered at once.

Upon which the speaker ordered a ye and nay vote.

The question being "Shall the rules be suspended?"

The yeas and nays were taken, and resulted — yeas 98, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Hooley,	Pearson,
Atkinson,	Denune,	Hoover,	Pugh,
Backowski,	Dildine,	Hopple,	Reynolds, Jas. A.,
Baker,	Dodge,	Huber,	Reynolds, Tom,
Barnes,	Donahay,	Hughes,	Robins,
Beaty,	Drury,	Johnston,	Robinson,
Beetham,	Dunn,	Jones,	Schelhorn,
Benner,	Dunspaugh,	of Hamilton,	Scott,
Bing,	Emery,	Kay,	Shy,
Bishop,	Evans,	Kilbane,	Silver,
Blauser,	Faris,	King,	Smith,
Bliss,	Foster,	Kreider,	Spidel,
Bond,	Fouts,	Lawyer,	Stokes,
Brach,	Gardner,	Lentz,	Stump,
Brannon,	Gordon, of Brown,	Lonz,	Swedersky,
Bryson,	Gordon, of Logan,	Luchsinger,	Talley,
Burns,	Gorrell,	Lustig,	Walsh,
Cable,	Greve,	Lytle,	Waterston,
Carson,	Griswold,	McCoy,	Weaver,
Clark,	Halstead,	Madden,	Wenner,
Cochrun,	Harter,	Matthews,	Wiest,
Comings,	Hastings,	Miller, of Fulton,	Wildermuth,
Cookston,	Hatch,	Morris,	Winter,
Copeland,	Helfrich,	Moyer,	York—98.
Crabbe,	Hinchey,	Mulcahy,	

So the motion to suspend the rules was agreed to.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 97, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Hooley,	Myers,
Atkinson,	Dildine,	Hoover,	Pearson,
Baker,	Dodge,	Hopple,	Pugh,
Barnes,	Donahay,	Huber,	Reynolds, Jas. A.,
Beaty,	Drury,	Johnston,	Reynolds, Tom,
Beetham,	Dunn,	Jones,	Robins,
Benner,	Dunspaugh,	of Hamilton,	Robinson,
Bing,	Emery,	Kay,	Schelhorn,
Bishop,	Evans,	Kilbane,	Scott,
Blauser,	Faris,	King,	Silver,
Bliss,	Federman,	Kreider,	Smith,
Bond,	Foster,	Lawyer,	Spidel,
Brach,	Fouts,	Lentz,	Stokes,
Brannon,	Gardner,	Lonz,	Stump,
Bryson,	Gordon, of Brown,	Luchsinger,	Swedersky,
Burns,	Gordon, of Logan,	Lytle,	Talley,
Cable,	Gorrell,	McCoy,	Walsh,
Carson,	Greve,	Madden,	Waterston,
Clark,	Griswold,	Matthews,	Weaver,
Cochrun,	Halstead,	Miller, of Fulton,	Wenner,
Comings,	Harter,	Miller, of Stark,	Wiest,
Cookston,	Hastings,	Morris,	Wildermuth,
Copeland,	Hatch,	Moyer,	Winter,
Crabbe,	Helfrich,	Mulcahy,	York—97.
Delehanty,	Hinchey,		

So the resolution was adopted.



Whereupon the House and members of the Boys and Girls Contest club was addressed by the member from Logan county.

The House then proceeded to the first order of business, being bills for third reading.

**Am. H. B. No. 44** — Mr. Wiest, having been previously read the third time was taken up.

The question being, "Shall the bill pass?"

Mr. Wiest moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 strike out the word "section" and in lieu thereof insert the word "sections" and after the number "12815" insert the following "9156".

Between lines 8 and 9 insert the following section: "Sec. 9156. The conductor of every train carrying passengers, and the conductor of the car or cars of an interurban railroad carrying passengers, *and the agent, and special policeman employed in or about an interurban or steam railway station* is hereby invested with the powers, duties and responsibilities of police officers, while on duty on his train on such car or cars *or in and about such interurban or steam railway station or upon a railroad right-of-way*, and he may wear the badge of a special policeman."

In line 9 strike out the word "section" and insert in lieu thereof "sections", and after the figures "12815" insert the following, "and 9156".

**2:20 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 2:25 o'clock p. m.

**2:25 o'clock p. m.**

The House met pursuant to recess.

Mr. Wiest moved to amend the amendment as follows:

In line 5 between the words "the" and "agent" insert the word "ticket".

In line 8 strike out the words "or upon a railroad right of way".

Mr. Bonser moved that **Am. H. B. No. 44** — Mr. Wiest, with pending amendments be referred to the committee on Judiciary.

The motion was agreed to and said bill was so referred.

**H. B. No. 95** — Mr. Alban, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 96, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Evans,	Hooley,
Atkinson,	Chester,	Faris,	Hoover,
Backowski,	Clark,	Foster,	Hopple,
Baker,	Cochrun,	Fouts,	Huber,
Barnes,	Comings,	Freeman,	Hughes,
Beaty,	Cookston,	Gardner,	Johnston,
Beetham,	Copeland,	Gordon, of Brown,	Jones,
Benner,	Crabbe,	Gorrell,	of Hamilton,
Bing,	Davis,	Green,	Kay,
Bishop,	Delehanty,	Greve,	King,
Blauser,	Denune,	Griswold,	Kreider,
Bond,	Dildine,	Halstead,	Lawyer,
Bonser,	Dodge,	Harter,	Lentz,
Brach,	Donahay,	Hastings,	Lonz,
Bryson,	Drury,	Hatch,	Luchsinger,
Burns,	Dunspaugh,	Helfrich,	Lustig,
Cable,	Emery,	Hinchey,	Lytle,

Those voting in the affirmative are: Messrs.—Concluded.

McCoy,	Myers,	Scott,	Talley,
Madden,	Pearson,	Shy,	Taylor,
Matthews,	Reynolds, Jas. A.,	Silver,	Waterston,
Miller, of Fulton,	Reynolds, Tom,	Smith,	Weaver,
Miller, of Stark,	Robins,	Stokes,	Wenner,
Moyer,	Robinson,	Stump,	Wiest.
Mulcahy,	Schelhorn,	Swedersky,	Wildermuth,
			York—96.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 1**—Mr. Jones.

Relative to purchase a site and erect thereon a proper building to be used as a home for future governors of the state.

Attest:

W. E. HALLEY,  
Clerk.

On motion of Mr. James A. Reynolds the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 1**—Mr. Jones, was read the second time by its title.

Mr. Jas. A. Reynolds moved that the rules be suspended and that **Am. S. B. No. 1**—Mr. Jones, of Franklin, be read the third time and placed upon its passage now.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. Hopple moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 29 strike out the words "fifty-five thousand dollars" and insert in lieu thereof the words "seventy-five thousand six hundred and thirty-two and sixty-nine one hundredths of a dollar."

Upon which the yeas and nays were demanded, taken, and resulted—yeas 72, nays 34, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Foster,	Hughes,	Reynolds, Jas. A.,
Backowski,	Fouts,	Johnston,	Reynolds, Tom,
Baker,	Freeman,	Jones,	Schelhorn,
Barnes,	Gardner,	of Hamilton,	Scott,
Bing,	Gordon, of Brown,	Kay,	Shy,
Bishop,	Gorrell,	Kilbane,	Silver,
Blauser,	Graham,	Lenitz,	Smith,
Bliss,	of Licking,	Lonz,	Spidel,
Bonser,	Green,	Luchsinger,	Stokes,
Brach,	Greve,	Lustig,	Stump,
Brannon,	Griswold,	Madden,	Swedersky,
Bryson,	Halstead,	Miller, of Stark,	Taylor,
Cowan,	Harter,	Morris,	Thompson,
Delehanty,	Hastings,	Moyer,	Wenner,
Dildine,	Helfrich,	Mulcahy,	Wiest.
Dunn,	Hinchey,	Myers,	Wildermuth,
Dunspaugh,	Hoover,	Pearson,	Winter,
Evans,	Hopple,	Pugh,	York—72.
Federman,	Huber,		

Those voting in the negative are: Messrs.

Beaty,	Cookston,	Gordon, of Logan,	Matthews,
Bond,	Copeland,	Hatch,	Miller, of Fulton,
Burns,	Crabbe,	Hooley,	Robins,
Cable,	Davis,	King,	Robinson,
Carpenter,	Dodge,	Kreider,	Talley,
Carson,	Donahay,	Lytle,	Waterston,
Chester,	Drury,	McCoy,	Weaver,
Cochrun,	Emery,	McFarland,	Wise—34.
Comings,	Faris,		

The motion was agreed to, and Mr. Hopple was appointed such committee, and reported the bill amended as instructed.

Mr. Jas. A. Reynolds moved to amend as follows:

In line 17 strike out the word "auditor" and insert the word "governor."

The motion was agreed to and Mr. Jas. A. Reynolds was appointed such committee and reported the bill amended as instructed.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 97, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Crosser,	Harter,	Myers,
Backowski,	Davis,	Hastings,	Pearson,
Baker,	Delehanty,	Hatch,	Pugh,
Barnes,	Denune,	Helfrich,	Reynolds, Jas. A.,
Beaty,	Dildine,	Hinchey,	Reynolds, Tom,
Beetham,	Dodge,	Hoover,	Robins,
Benner,	Donahay,	Hopple,	Schelhorn,
Billingslea,	Drury,	Huber,	Scott,
Bing,	Dunspaugh,	Hughes,	Shy,
Bishop,	Emery,	Johnston,	Silver,
Blauser,	Evans,	Jones,	Smith,
Bliss,	Faris,	of Hamilton,	Spidel,
Bond,	Federman,	Kay,	Stokes,
Bonser,	Foster,	Kilbane,	Stump,
Brach,	Fouts,	Lawyer,	Swedersky,
Brannon,	Freeman,	Lentz,	Talley,
Bryson,	Gardner,	Lonz,	Taylor,
Burns,	Gordon, of Logan,	Luchsinger,	Thompson,
Carson,	Gorrell,	Lustig,	Wenner,
Cochrun,	Graham,	Lytle,	Wiest,
Comings,	of Licking,	Madden,	Wildermuth,
Cookston,	Green,	Miller, of Stark,	Winter,
Copeland,	Greve,	Morris,	Wise,
Cowan,	Griswold,	Moyer,	York—97.
Crabbe,	Halstead,	Mulcahy,	

Those voting in the negative are: Messrs. Kreider, McCoy, McFarland, Matthews, Robinson and Waterson.

So the bill passed. The title was agreed to.

By unanimous consent Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

**H. J. R. No. 3**—Mr. Crabbe.

Relative to printing additional copies of House Bills Nos. 23 and 24 for the use of the members of the House and Senate.



**H. J. R. No. 7**—Mr. Bryson.

Relative to certain land deeded to the state of Ohio.

JOHN E. BARNES,  
C. F. McCOY,  
HENRY EVANS,  
CARL V. BEEBE,

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
J. E. HOLDEN.

The speaker of the House, in the presence of the House, signed said joint resolutions.

**H. B. No. 83**—Mr. Lentz, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 102, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Crabbe,	Harter,	Moyer,
Backowski,	Davis,	Hatch,	Mulcahy,
Baker,	Delehanty,	Helfrich,	Pearson,
Barnes,	Denune,	Hinchey,	Pugh,
Beaty,	Dildine,	Hooley,	Reynolds, Jas. A.,
Beetham,	Dodge,	Hoover,	Reynolds, Tom,
Benner,	Donahay,	Hopple,	Robinson,
Besaw,	Drury,	Huber,	Schelhorn,
Billingslea,	Dunspaugh,	Johnston,	Scott,
Bing,	Emery,	Jones,	Shy,
Bishop,	Evans,	of Hamilton,	Silver,
Blauser,	Faris,	Kay,	Smith,
Bliss,	Federman,	Kilbane,	Spidel,
Bond,	Foster,	King,	Stokes,
Bonser,	Fouts,	Kreider,	Stump,
Brach,	Freeman,	Lentz,	Swedersky,
Brannon,	Gardner,	Lonz,	Talley,
Bryson,	Gordon, of Brown,	Luchsinger,	Thompson,
Burns,	Gordon, of Logan,	Lustig,	Waterston,
Cable,	Gorrell,	Lytle,	Weaver,
Carpenter,	Graham,	McCoy,	Wenner,
Carson,	of Licking,	McFarland,	Wiest,
Cochrun,	Green,	Madden,	Wildermuth,
Cookston,	Greve,	Matthews,	Winter,
Copeland,	Griswold,	Miller, of Fulton,	Wise,
Cowan,	Halstead,	Miller, of Stark,	York—102.

So the bill passed. The title was agreed to.

Mr. Federman arose to a question of privilege and asked that his vote be recorded on **H. J. R. No. 20**—Mr. Griswold. His name being called, Mr. Federman voted "aye".

**H. B. No. 63**—Mr. Graham, of Licking, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 106, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Besaw,	Brannon,	Comings,
Atkinson,	Billingslea,	Bryson,	Cookston,
Backowski,	Bishop,	Burns,	Copeland,
Baker,	Blauser,	Cable,	Cowan,
Barnes,	Bliss,	Carpenter,	Davis,
Beaty,	Bond,	Carson,	Delehanty,
Beetham,	Bonser,	Clark,	Denune,
Benner,	Brach,	Cochrun,	Dildine,

Those voting in the affirmative are: Messrs.—Concluded.

Donahay,	Halstead,	Lentz,	Schelhorn,
Drury,	Harter,	Lonz,	Scott,
Dunn,	Hastings,	Luchsinger,	Shy,
Emery,	Hatch,	Lustig,	Silver,
Evans,	Helfrich,	Lytle,	Smith,
Faris,	Hinchey,	McCoy,	Spidel,
Federman,	Hooley,	McFarland,	Stokes,
Foster,	Hoover,	Madden,	Stump,
Fouts,	Hopple,	Matthews,	Swedersky,
Freeman,	Huber,	Miller, of Fulton,	Talley,
Gardner,	Hughes,	Miller, of Stark,	Thompson,
Gordon, of Brown,	Johnston,	Moyer,	Waterston,
Gordon, of Logan,	Jones,	Mulcahy,	Weaver,
Gorrell,	of Hamilton,	Myers,	Wenner,
Graham,	Kay,	Pearson,	Wiest.
of Licking,	Kilbane,	Pugh,	Wildermuth,
Green,	King,	Reynolds, Tom,	Winter,
Greve,	Kreider,	Robins,	Wise,
Griswold,	Lawyer,	Robinson,	York—106.

So the bill passed. The title was agreed to.

Mr. McFarland arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 20**, by Mr. Griswold. His name being called, Mr. McFarland voted "aye".

Mr. Hughes arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 20**, by Mr. Griswold. His name being called, Mr. Hughes voted "aye".

**H. B. No. 74**—Mr. Thompson, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 92, nays 4, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Griswold,	Morris,
Backowski,	Delehanty,	Halstead,	Moyer,
Barnes,	Denune,	Harter,	Mulcahy,
Beaty,	Dildine,	Hatch,	Pugh,
Beetham,	Dodge,	Helfrich,	Reynolds, Jas. A.,
Benner,	Donahay,	Hinchey,	Robins,
Besaw,	Drury,	Hopple,	Robinson,
Billingslea,	Dunspaugh,	Huber,	Scott,
Bing,	Emery,	Hughes,	Shy,
Bishop,	Evans,	Johnston,	Silver,
Blauser,	Faris,	Kay,	Smith,
Bond,	Federman,	Kilbane,	Spidel,
Brach,	Foster,	King,	Stokes,
Bryson,	Fouts,	Kreider,	Stump,
Burns,	Freeman,	Lawyer,	Swedersky,
Cable,	Gardner,	Lentz,	Talley,
Carpenter,	Gordon, of Brown,	Lustig,	Taylor,
Carson,	Gordon, of Logan,	McCoy,	Thompson,
Clark,	Gorrell,	McFarland,	Waterston,
Cochrun,	Graham,	Madden,	Weaver,
Cookston,	of Licking,	Matthews,	Wenner,
Copeland,	Green,	Miller, of Fulton,	Wise,
Cowan,	Greve,	Miller, of Stark,	York—92.
Crabbe,			

Those voting in the negative are: Messrs Baker, Lonz, Schelhorn and Wiest.

So the bill passed. The title was agreed to.

Mr. Graham, of Licking, arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 20**, by Mr. Griswold. His name being called, Mr. Graham of Licking voted "aye."

Mr. Wise arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 20**, by Mr. Griswold. His name being called, Mr. Wise voted "aye."

**H. B. No. 55**—Mr. Thompson, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 91, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Halstead,	Mulcahy,
Backowski,	Delehanty,	Harter,	Pugh,
Baker,	Dildine,	Helfrich,	Reynolds, Jas. A.,
Barnes,	Dodge,	Hinchey,	Schelhorn,
Beetham,	Donahay,	Hoover,	Scott,
Benner,	Drury,	Hopple,	Shy,
Besaw,	Dunn,	Hughes,	Silver,
Billingslea,	Dunspaugh,	Johnston,	Smith,
Bing,	Emery,	Kay,	Spidel,
Bishop,	Evans,	Kilbane,	Stokes,
Blauser,	Faris,	King,	Stump,
Bond,	Federman,	Kreider,	Swedersky,
Brach,	Foster,	Lawyer,	Talley,
Bryson,	Fouts,	Lentz,	Taylor,
Carpenter,	Freeman,	Lonz,	Thompson,
Carson,	Gordon, of Brown,	Lustig,	Waterston,
Chester,	Gordon, of Logan,	Lytle,	Weaver,
Clark,	Gorrell,	McCoy,	Wenner,
Cochrun,	Graham,	McFarland,	Wiest,
Cookston,	of Licking,	Madden,	Wildermuth,
Copeland,	Green,	Miller, of Fulton,	Winter,
Cowan,	Greve,	Miller, of Stark,	Wise,
Crabbe,	Griswold,	Morris,	York—91.

Mr. Matthews voted in the negative.

So the bill passed. The title was agreed to.

Mr. Robins arose to a question of privilege and asked that his vote be recorded on **H. B. No. 83**—Mr. Lentz. His name being called, Mr. Robins voted "aye."

**Am. H. B. No. 100**—Mr. Fouts (by request).

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays 8, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Freeman,	Huber,
Backowski,	Chester,	Gordon, of Brown,	Johnston,
Baker,	Cochrun,	Gordon, of Logan,	Kay,
Barnes,	Comings,	Gorrell,	Kilbane,
Benner,	Cookston,	Green,	Kreider,
Billingslea,	Cowan,	Greve,	Lawyer,
Bing,	Crabbe,	Griswold,	Lentz,
Bishop,	Davis,	Halstead,	Lonz,
Blauser,	Delehanty,	Harter,	Lytle,
Bond,	Dodge,	Hastings,	McCoy,
Brach,	Donahay,	Hatch,	McKay,
Brannon,	Dunspaugh,	Helfrich,	Madden,
Bryson,	Evans,	Hinchey,	Miller, of Fulton,
Burns,	Federman,	Hoover,	Miller, of Stark,
Cable,	Fouts,	Hopple,	Moyer,



Those voting in the affirmative are: Messrs.—Concluded.

Myers,	Shy,	Stump,	Thompson,
Pugh,	Silver,	Swedersky,	Waterston,
Reynolds, Tom,	Smith,	Talley,	Wenner,
Robinson,	Spidel,	Taylor,	Wildermuth—78.
Schelhorn,	Stokes,		

Those voting in the negative are: Messrs.

Besaw,	Emery,	Robins,	Wiest,
Clark,	Mulcahy,	Scott,	York—8.

So the bill passed. The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 20** — Mr. Griswold.

Relative to the reception of the successful contestants in the Boys and Girls Club work contests.

Attest:

W. E. HALLEY,  
Clerk.

By unanimous consent Mr. Griswold offered the following resolution:

**H. J. R. No. 21** — Mr. Griswold.

Relative to enrolling House Joint Resolution in typewriting.

*Be it resolved by the General Assembly of Ohio, That* **H. J. R. No. 20** *be enrolled in typewriting.*

The question being "Shall the resolution be adopted?"

The yeas and nays were taken and resulted — yeas 100, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Hatch,	Myers,
Atkinson,	Denune,	Helfrich,	Pugh,
Backowski,	Dildine,	Hooley,	Reynolds, Jas. A.,
Baker,	Dodge,	Hoover,	Reynolds, Tom,
Banker,	Donahay,	Hopple,	Robins,
Barnes,	Drury,	Hughes,	Schelhorn,
Beaty,	Dunn,	Johnston,	Scott,
Beetham,	Dunspaugh,	Kay,	Shy,
Benner,	Emery,	Kilbane,	Silver,
Besaw,	Evans,	King,	Smith,
Bing,	Faris,	Kreider,	Spidel,
Bishop,	Federman,	Lawyer,	Stokes,
Blauser,	Foster,	Lenitz,	Stump,
Bond,	Fouts,	Lonz,	Swedersky,
Bonser,	Gordon, of Brown,	Lustig,	Talley,
Brannon,	Gordon, of Logan,	Lytle,	Taylor,
Bryson,	Gorrell,	McCoy,	Thompson,
Burns,	Graham,	McFarland,	Waterston,
Carson,	of Licking,	Madden,	Weaver,
Chester,	Green,	Matthews,	Wenner,
Clark,	Greve,	Miller, of Fulton,	Wiest,
Cochrun,	Griswold,	Miller, of Stark,	Wildermuth,
Cookston,	Halstead,	Morris,	Winter,
Copeland,	Harter,	Moyer,	Wise,
Cowan,	Hastings,	Mulcahy,	York—100.
Davis,			

So the resolution was adopted.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 18** — Mr. O'Brien.

Relative to thanking the selective boards for their services.

Attest: W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 19** — Mr. Busbey.

Relative to investigation and study of certain problems affecting the highways of the state.

Attest: W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 21** — Mr. Davis.

Relative to providing for the printing of U. S. Senator Warren G. Harding's memorial address.

Attest: W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

On motion of Mr. Beetham, the House passed to the second order of business, being resolutions laid over under rule 89.

**H. J. R. No. 17** — Mr. Hooley, was taken up.

On motion of Mr. Hooley said joint resolution was referred to the joint committee on German propaganda.

**H. J. R. No. 18** — Mr. Fouts, was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Lustig moved that said resolution be referred to the committee on Federal Relations.

The motion was not agreed to.

The question recurring "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 78, nays 22, as follows:

Those voting in the affirmative are: Messrs.

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Kay,	Robinson,
Beetham,	Dunspaugh,	Kilbane,	Scott,
Benner,	Emery,	King,	Shy,
Besaw,	Federman,	Kreider,	Silver,
Bing,	Foster,	Lawyer,	Smith,
Bond,	Fouts,	Lentz,	Spidel,
Bonser,	Freeman,	Lonz,	Stokes,
Bryson,	Gordon, of Brown,	Lustig,	Stump,
Burns,	Gordon, of Logan,	Lytle,	Swedersky,
Cable,	Gorrell,	McCoy,	Talley,
Carson,	Graham,	McFarland,	Taylor,
Chester,	of Licking,	McKay,	Thompson,
Clark,	Halstead,	Madden,	Waterston,
Cochrun,	Hastings,	Matthews,	Weaver,
Cookston,	Hatch,	Miller, of Fulton,	Wenner,
Copeland,	Hooley,	Miller, of Stark,	Wiest,
Crabbe,	Hopple,	Morris,	Winter,
Davis,	Huber,	Moyer,	Wise,
Denune,	Hughes,	Mulcahy,	York—78.
Dildine,	Johnston,	Robins,	

Those voting in the negative are: Messrs.

Backowski,	Brannon,	Greve,	Pugh,
Baker,	Carpenter,	Harter,	Reynolds, Jas. A.,
Barnes,	Cowan,	Helfrich,	Reynolds, Tom,
Bishop,	Delehanty,	Hinchey,	Schelhorn,
Blauser,	Dodge,	Myers,	Wildermuth—22.
Brach,	Evans,		

**H. J. R. N. 19** — Mr. Evans, was taken up.

Mr. Beetham moved that the resolution be referred to the committee on Judiciary.

The motion was duly seconded.

Mr. Beetham arose to a point of order which was sustained.

The question being "Shall the motion to refer be agreed to?"

The yeas and nays were taken, and resulted — yeas 63, nays 37, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Gorrell,	Matthews,
Barnes,	Cookston,	Graham,	Miller, of Fulton,
Beetham,	Copeland,	of Licking,	Miller, of Stark,
Benner,	Crabbe,	Green,	Morris,
Besaw,	Davis,	Griswold,	Pearson,
Bing,	Denune,	Halstead,	Robins,
Bond,	Dildine,	Hatch,	Robinson,
Bonser,	Dodge,	Hooley,	Scott,
Bryson,	Donahay,	Hughes,	Silver,
Burns,	Dunn,	Kay,	Spidel,
Cable,	Dunspaugh,	Kreider,	Talley,
Carpenter,	Emery,	Lawyer,	Taylor,
Carson,	Faris,	Lytle,	Waterston,
Chester,	Foster,	McCoy,	Wenner,
Clark,	Freeman,	McFarland,	Winter,
Cochrun,	Gordon, of Logan,	McKay,	Wise—63.

Those voting in the negative are: Messrs.

Backowski,	Brach,	Greve,	Johnston,
Baker,	Brannon,	Helfrich,	Kilbane,
Billingslea,	Cowan,	Hinchey,	Lentz,
Bishop,	Delehanty,	Hoover,	Lonz,
Blauser,	Evans,	Hopple,	Madden,
Bliss,	Gordon, of Brown,	Huber,	Moyer,



Those voting in the negative are: Messrs. — Concluded.

Mulcahy,	Reynolds, Tom,	Smith,	Wiest,
Myers,	Schelhorn,	Swedersky,	Wildermuth,
Pugh,	Shy,	Thompson,	York—37.
Reynolds, Jas. A.,			

So the motion was agreed to.

**5:10 o'clock p. m.**

On motion of Mr. Beetham, the House adjourned.

Attest: JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Friday, January 31, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The Journal of yesterday was read and approved.

Mr. Hopple demanded a call of the House, which was duly seconded, taken, and 96 members answered to their names.

The absentees are: Messrs.

Atkinson,	Entemann,	Hoover,	Pearson,
Backowski,	Federman,	Jones, of Hamilton,	Reynolds, Jas. A.,
Banker,	Gardner,	Jones, of Trumbull,	Reynolds, Tom,
Beaty,	Graham,	Kilbane,	Russell,
Brannon,	of Muskingum,	Lentz,	Shy,
Brown,	Helfrich,	Luchsinger,	Smith,
Delehanty,	Hooley,	Lustig,	Walsh,
Drury,			

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Hopple further proceedings under the call were dispensed with.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 147** — Mr. Hopple.

To amend section 13560 of the General Code, relative to persons who may have access to grand juries.

On motion of Mr. Hopple the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 147** — Mr. Hopple was read the second time by its title.

Mr. Hopple moved that House rule No. 73, requiring bills to be printed before second reading be suspended and **H. B. No. 147** — Mr. Hopple, be read the second time by its title.

The motion was agreed to.

On motion of Mr. Hopple the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 147** was ordered engrossed at the clerk's desk and read the third time.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hastings,	Myers,
Baker,	Davis,	Hatch,	Pearson,
Beetham,	Denune,	Hinchey,	Pugh,
Besaw,	Dildine,	Hooley,	Reynolds, Jas. A.,
Billingslea,	Dodge,	Hopple,	Robins,
Bing,	Donahay,	Huber,	Schelhorn,
Bishop,	Dunn,	Hughes,	Scott,
Blauser,	Dunspaugh,	Johnston,	Silver,
Bliss,	Emery,	Kay,	Spidel,
Bond,	Evans,	King,	Stokes,
Brach,	Faris,	Kreider,	Stump,
Bryson,	Foster,	Lawyer,	Swedersky,
Burns,	Fouts,	Lonz,	Talley,
Cable,	Freeman,	Lytle,	Taylor,
Carpenter,	Gordon, of Brown,	McFarland,	Thompson,
Carson,	Gordon, of Logan,	McKay,	Waterston,
Chester,	Gorrell,	Madden,	Weaver,
Clark,	Graham,	Matthews,	Wenner,
Cochrun,	of Licking,	Miller, of Fulton,	Wiest,
Comings,	Green,	Miller, of Stark,	Wildermuth,
Cookston,	Greve,	Morris,	Winter,
Copeland,	Griswold,	Moyer,	Wise,
Cowan,	Halstead,	Mulcahy,	York—93.
Crabbe,	Harter,		

So the emergency clause passed.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted — yeas 90, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Harter,	Myers,
Baker,	Crabbe,	Hastings,	Pearson,
Barnes,	Crosser,	Hatch,	Pugh,
Beetham,	Davis,	Hinchey,	Reynolds, Jas. A.,
Benner,	Denune,	Hooley,	Robins,
Besaw,	Dildine,	Hopple,	Robinson,
Billingslea,	Dodge,	Huber,	Schelhorn,
Bing,	Donahay,	Hughes,	Silver,
Bishop,	Dunn,	Johnston,	Spidel,
Blauser,	Dunspaugh,	Kay,	Stokes,
Bliss,	Emery,	King,	Stump,
Bond,	Evans,	Kreider,	Swedersky,
Brach,	Faris,	Lawyer,	Talley,
Bryson,	Foster,	Lonz,	Taylor,
Burns,	Fouts,	Lustig,	Thompson,
Cable,	Freeman,	Lytle,	Waterston,
Carpenter,	Gordon, of Brown,	McFarland,	Weaver,
Carson,	Gordon, of Logan,	McKay,	Wenner,
Chester,	Gorrell,	Madden,	Wiest,
Clark,	Green,	Miller, of Fulton,	Wildermuth,
Cochrun,	Greve,	Miller, of Stark,	Wise,
Comings,	Griswold,	Mulcahy,	York—90.
Cookston,	Halstead,		

Those voting in the negative are: Messrs. McCoy, Matthews, Morris, Scott and Winter.

So the bill passed. The title was agreed to.

By unanimous consent Mr. Beetham submitted the following report:

The standing committee on Rules and Legislative Procedure submitted the following rules to govern the 83rd General Assembly and recommend their adoption.

## DUTIES OF THE SPEAKER.

Rule 1. (*When speaker shall take the chair.*) The Speaker shall take the chair every day precisely at the hour to which the House shall have adjourned or taken a recess and shall immediately call the members to order.

Rule 2. (*May select member to preside.*) The Speaker may name any member to perform the duties of the chair; but such substitution shall not extend beyond an adjournment.

Rule 3. (*Shall have control of the hall.*) The Speaker shall have general direction of the hall, and shall preserve order and decorum in the proceedings of the House; and in case of any disturbance or disorderly conduct in the galleries or lobby, the Speaker or chairman of the Committee of the Whole, may cause the same to be cleared.

Rule 4. (*Shall appoint committees.*) The Speaker shall appoint all committees, unless it shall be otherwise ordered by the House, in which case they shall be appointed by a vote of the House. He shall be ex-officio member and chairman of the committee on Rules and Legislative Procedure.

Rule 5. (*Shall sign acts, etc., in the presence of the House.*) The Speaker shall, in the presence of the House, while the same is in session, sign all acts, addresses and joint resolutions, when passed by both houses; and all writs, warrants and subpoenas, issued by order of the House, shall be under his hand, attested by the clerk, except when otherwise provided by law.

Rule 6. (*When clerk may call the House to order.*) When both the Speaker and Speaker pro tem. are absent, at the hour to which the House shall have adjourned, or taken recess, except in the case mentioned in Rule 2, the Clerk shall call the House to order, and the House shall proceed to choose some member to act as such until either the Speaker or Speaker pro tem. shall be present.

## DUTIES OF MEMBERS.

Rule 7. (*Member shall rise and address the speaker.*) Whenever a member is about to speak he shall rise from his seat and respectfully address himself to "Mr. Speaker," and the Speaker shall announce the member from the county he represents; and if there be more than one representative from such county, then by adding the name of the member.

Rule 8. (*Who entitled to speak.*) In all cases the member who shall first rise and address the Chair, shall speak first; but when two or more members shall rise at once, the Speaker shall name the member who is to speak.

Rule 9. (*Where member may speak from.*) A member may speak either from his seat, or from the seat of any other member, tendered him for that purpose, or from the Clerk's stand.

Rule 10. (*How often member may speak.*) No member shall speak more than twice on the same question unless by leave of the House; and he shall confine himself to the question under debate, and avoid personality. This rule shall not apply to proceedings in Committee of the Whole.



Rule 11. (*Member may read from books, etc.*) Any member, while discussing a question, may read from books, papers, or documents, any matter pertinent to the subject under consideration, without asking leave.

Rule 12. (*Statement of question.*) Any member may call for a statement of the question.

Rule 13. (*Division of question.*) Any member may call for a division of the question, and the decision of the Speaker, as to its divisibility, shall be subject to appeal, as in questions of order.

Rule 14. (*Members must vote.*) Every member present when the question is put shall vote, unless the House excuse him.

Rule 15. (*How excused from voting.*) A request to be excused from voting, or an explanation of a vote shall not be in order, unless made before the House divides, or before the call of the yeas and nays is commenced. The member making such request, may make a brief oral statement of the reasons for making such request, and the question of excusing such member shall then be taken without further debate.

Rule 16. (*Conduct of members.*) While the Speaker or Chairman is putting any question or addressing the House no one shall walk across the hall.

Rule 17. (*Conduct of members.*) When a member is speaking no one shall pass between him and the chair.

Rule 18. (*Members may not remain at Clerk's desk during roll call.*) No member or other person shall remain at the Clerk's table while the yeas and nays are being called or ballots counted, except the Clerk and his assistants.

Rule 19. (*Yeas and nays, how demanded.*) Any two members may demand the yeas and nays upon any question before the House divides; and, upon the call for the yeas and nays, the Clerk shall call the names of members alphabetically.

Rule 20. (*Call of the House, how demanded.*) Any three members may demand a call of the House, and upon such call the names of the members shall be called alphabetically and the absentees shall be noted and sent for, unless otherwise ordered by the House.

#### ORDER OF BUSINESS.

Rule 21. (*Journal to be read daily.*) As soon as the House is called to order prayer may be offered, and a quorum being present, the Journal of the preceding day shall be read, and if necessary, corrected by the House.

Rule 22. (*Order of business.*) After the Journal has been read and approved, the order of business on Mondays and Saturdays, and Tuesdays, when the House has not been in session on the preceding day, shall be as follows:

1. Reports of standing committees in their order.
2. Resolutions and motions.
3. Introduction of bills — counties to be called in alphabetical order.
4. Bills for their second reading.
5. Resolutions laid over under Rule 89.
6. Reports of select committees.

7. Bills for their third reading.
8. Consideration of amendments made by the Senate.

On all other legislative days, the order of business shall be as follows:

1. Consideration of amendments made by the Senate.
2. Bills for their third reading.
3. Resolutions laid over under Rule 89.
4. Reports of standing committees.
5. Reports of select committees.
6. Bills for their second reading.
7. Introduction of bills — counties to be called in alphabetical order.
8. Introduction of resolutions.
9. Presentation of petitions and memorials.

Rule 23. (*Order of business, how changed.*) The order of business shall not be changed, unless by unanimous consent, or a suspension of the preceding rule.

Rule 24. (*Special orders, how made.*) Any matter may be made a special order for a particular hour of a day, by a two-thirds vote of the members present.

Rule 25. (*Report of Committee on Enrollment.*) The Committee on Enrollment may report at any time when the House is not otherwise engaged.

Rule 26. (*Petitions and Memorials, how referred.*) Every petition and memorial shall be referred as directed by the member who presents it, provided that the House may at any time re-refer it.

Rule 27. (*Messages from Senate or Executive may be received, when.*) Messages from the Senate and communications from any branch of the Executive Department of the state may be received, read and disposed of at any time, except when the Speaker is putting a question, while the yeas and nays are being called, or while ballots are being counted.

Rule 28. (*Recess.*) The interim between any two sessions of the House; on the same day, or between two or more calendar days, when the House shall so order, shall be termed a recess; and, on reassembling at the appointed hour, any question pending at the time of taking recess, shall be resumed without any motion to that effect.

Rule 29. (*Hour of convening.*) The hour to which the House shall stand adjourned, from day to day, unless otherwise ordered, shall be 1:30 o'clock p. m. on Tuesdays, Wednesdays and Thursdays, and 9 o'clock a. m. on Fridays, and 5 o'clock p. m. on Mondays.

#### MOTIONS AND QUESTIONS.

Rule 30. (*When motion must be in writing.*) Every motion shall be reduced to writing, if the speaker or any member shall desire it.

Rule 31. (*Motion to be stated or read.*) When a motion is made, it shall be stated by the Speaker or being in writing, it shall be read audibly to the House by the Speaker or Clerk, before debate.

Rule 32. (*May not be withdrawn without leave.*) After a motion is stated by the Speaker or read by the Clerk, it shall be in possession of the House, but may be withdrawn, by leave of the House, at any time before a decision or amendment.

Rule 33. (*Questions, how put.*) All questions, whether in committee or House, except privileged questions, shall be put in the order in which they are made, except in filling blanks, the largest sum or number and longest time shall be put first.

Rule 34. (*Division, how had.*) Questions shall be distinctly put in this form: "Those who are of opinion (as the case may be) say aye," and after the affirmative vote is expressed, "Those of a contrary opinion say no." If the Speaker doubt, or a division be called for, the House shall divide; those in the affirmative vote of the question rising from their seats, and afterwards those in the negative and the Speaker shall determine by count, announcing the result.

Rule 35. (*Precedence of motions.*) When a question is under consideration, no motion shall be in order except the following, which motions shall have precedence in the order.

1. To adjourn.
2. To take a recess.
3. To proceed to the orders of the day.
4. To lay on the able.
5. For the previous question.
6. To postpone to a day certain.
7. To commit.
8. To amend.
9. To postpone indefinitely.

Rule 36. (*No motion in order during roll call.*) After the Clerk has commenced to call the yeas and nays on any question, no motion shall be in order until a decision has been announced by the chair.

Rule 37. (*Motions to commit.*) When a motion is made to commit, if more than one committee is suggested, the motion shall be put upon the committees suggested, in the order in which they are named; but a motion to refer to the Committee of the Whole, to a standing committee, or to a select committee, shall have precedence in the order here named. A motion to commit may not be reconsidered.

Rule 38. (*To postpone.*) A motion to postpone to a day certain, or indefinitely being decided in the negative, shall not be again allowed at the same stage of the bill or proceedings.

Rule 39. (*To adjourn.*) A motion to adjourn being decided in the negative, shall not be again entertained until some motion, call, order, or debate shall take place.

Rule 40. (*What decided without debate.*) The following questions shall be decided without debate:

1. To adjourn.
2. To take a recess.
3. To lay on the table.
4. The previous question.
5. To take from the table.
6. To go into the committee of the whole on the orders of the day.
7. All questions relating to the priority of business.

#### AMENDMENTS.

Rule 41. (*What may not be offered as amendments.*) No motion or proposition upon the subject differing from that under consideration shall be admitted under color of amendment.



Rule 42. (*What motions indivisible.*) A motion to strike out and insert shall be deemed indivisible.

Rule 43. (*Substitute bills.*) Substitutes for bills or resolutions for the purpose of amendment shall be treated as original propositions, shall be printed and shall retain the same status as the original bill. Amendments made by committees and adopted by the House shall be subject to further amendment.

Rule 44. (*Amendments to titles.*) Amendments to the title of a bill shall not be in order until after its passage and shall be decided without debate.

#### RECONSIDERATION.

Rule 45. (*Motion to reconsider, when made and by whom.*) A motion to reconsider a vote must be made by a member voting with the prevailing side, and such motion, to be in order, must be made within the next two calendar days of actual session of the House, after such vote was taken, and the same shall take precedence of all other questions except a motion to adjourn.

Rule 46. (*When bill not in possession of House.*) A motion to reconsider may be made affecting a bill or resolution not in possession of the House, but the question shall not be put until the bill or resolution is returned to the House, when the question shall immediately arise, "Shall the vote be reconsidered?"

Rule 47. (*Vote necessary on reconsideration.*) The vote on any question may be reconsidered by a majority of the members, a quorum being present.

Rule 48. (*Reference on reconsideration.*) When a bill or resolution is lost, and the vote is reconsidered, it shall not thereafter be committed to any other than a standing committee.

Rule 49. (*What may not be reconsidered.*) A motion to reconsider may not be reconsidered.

Rule 50. (*Effect of tabling motion to reconsider.*) If a motion to reconsider be laid on the table it does not carry the bill or resolution with it.

#### PREVIOUS QUESTION.

Rule 51. (*Previous question, how and when put.*) The previous question shall be in this form: "Shall the debate now close?" It shall be permitted when demanded by five or more members, and must be sustained by a majority vote, and, until decided, shall preclude further debate, and all amendments and motions, except one motion to adjourn, and one motion to lay on table.

Rule 52. (*No debate or appeal after previous question.*) All incidental questions, or questions of order, arising after a motion is made for the previous question, and pending such motion, shall be decided without debate, and shall not be subject to appeal.

Rule 53. (*Action after previous question ordered.*) On a motion for the previous question, and prior to voting on the same a call of the House shall be in order; but after the demand for the previous question shall have been sustained, no call shall be in order; and the House shall be brought to an immediate vote — first upon the pending amendments in the inverse order of their age, and then upon the main question.

Rule 54. (*Action when not ordered.*) If a motion for the previous question be not sustained, the subject under consideration shall be proceeded with the same as if the motion had not been made.

#### QUESTIONS OF ORDER.

Rule 55. (*When speaker may call member to order.*) If any member in speaking, or otherwise, transgresses the rules of the House, the Speaker shall, or any member may, call him to order, and the member called to order shall take his seat if required to do so by the Speaker until the question of order is decided.

Rule 56. (*Appeal from decision of speaker.*) All questions of order shall be decided by the Speaker without debate, but such decision shall be subject to an appeal to the House by any two members; on which appeal no member shall speak more than once, unless by leave of the House, except the member appealing, who may speak twice; and the speaker may speak in preference to any other member.

Rule 57. (*Action after decision of appeal.*) If the decision be in favor of the member called to order, he shall be at liberty to proceed, otherwise, he shall not be permitted to proceed without leave of a majority of the House.

Rule 58. (*Words objected to must be reduced to writing.*) If a member call another to order for words spoken in debate, he shall (if required by the Speaker or the member called to order) reduce to writing the language used by the member which he deemed out of order.

#### COMMITTEES.

Rule 59. (*List of committees.*) The standing committees of the House of Representatives shall be appointed at the commencement of the regular session (by the Speaker) in the order and with a membership as follows:

1. Agriculture, 17 members.
2. Appropriations and Finance, 15 members.
3. Banks and Banking, 12 members.
4. Benevolent and Penal Institutions, 13 members.
5. Building and Loan and Other Savings Associations, 7 members.
6. Civil Service, 13 members.
7. Cities, 13 members.
8. Codes, Courts and Procedure, 11 members.
9. Common Schools, 16 members.
10. Conservation of Natural Resources, 9 members.
11. Constitutional Amendments and Initiative and Referendum, 11 Members.
12. Corporations, 9 members.
13. County Affairs, 13 members.
14. Dairy and Food Products, 10 members.
15. Enrollment (Joint committee, 5 members each house).
16. Federal Relations, 13 members.
17. Fees and Salaries, 9 members.
18. Fish Culture and Game, 15 members.
19. Insurance, 13 members.
20. Judiciary, 15 members.
21. Labor, 13 members.

22. Library, 9 members.
23. Liquor Traffic and Temperance, 11 members.
24. Manufactures and Commerce, 12 members.
25. Military Affairs, 9 members.
26. Mines and Mining, 11 members.
27. Prisons and Prison Reforms, 11 members.
28. Privileges and Elections, 11 members.
29. Public Buildings and Lands, 11 members.
30. Public Health, 13 members.
31. Public Highways, 15 members.
32. Public Parks and Works, 13 members.
33. Public Printing, 11 members.
34. Public Utilities, 12 members.
35. Public Waterways, 9 members.
36. Rules, 5 members.
37. Soldiers' and Sailors' Orphans' Home, 9 members.
38. State and Economic Betterment, 12 members.
39. Supplies and Expenditures, 11 members.
40. Taxation and Revenues, 15 members.
41. Universities and Colleges, 13 members.
42. Villages, 9 members.

Rule 60. (*When member may decline to serve on committee.*) Any member may decline to serve on any committee, if, at the time, he is a member of three other committees.

Rule 61. (*Committee chairmen.*) The first named member of any committee shall be the chairman, unless the committee, by a majority of their number, choose some other member.

Rule 62. (*Reports, how signed.*) All reports of committees shall be signed by a majority of the members thereof, and the report, with the name of the member or members signing the same, shall be read by the Clerk or at the Clerk's desk by the member making the report, without a motion, unless the reading be dispensed with by a majority of the House.

Rule 63. (*May not sit while House is in session.*) No committee shall sit during the daily sessions of the House, unless by special leave.

Rule 64. (*Committee meetings, notice and record.*) Due notice shall be given of all committee meetings and they shall be open to the public. Each committee shall keep a record of its proceedings including the names of all persons who may appear before said committee.

#### THE COMMITTEE OF THE WHOLE.

Rule 65. (*Motion for committee of the whole has precedence of what.*) When the House shall be ready to proceed to the orders of the day, a motion to go into Committee of the Whole on the orders of the day shall have precedence of all other motions, except to adjourn, to take a recess, and for the previous question.

Rule 66. (*Committee of the whole, how formed.*) In forming the Committee of the Whole, the Speaker shall leave the chair, and appoint a Chairman, who shall preside and vote as other members.

Rule 67. (*Action in.*) In the Committee of the Whole, bills shall be read by the Chairman, or Clerk, and be considered by sections, unless



it shall be otherwise directed by the committee, leaving the preamble to be last considered.

Rule 68. (*Amendments by, how noted.*) The body of the bill shall not be defaced or interlined, but amendments shall be noted by the Chairman, or Clerk, on a separate piece of paper as the same shall be agreed to by the committee, and so reported to the House.

Rule 69. (*Action of House on amendments by.*) After being reported, the bill and amendments of the committee shall be immediately taken up for consideration, unless it shall be otherwise ordered by the House, and again be subject to discussion or amendment, before the question to engross shall be taken.

Rule 70. (*House rules govern.*) The rules of proceeding in the Committee of the Whole shall be the same as in the House, as far as may be applicable.

#### BILLS.

Rule 71. (*Bills, how introduced.*) All bills shall be introduced in triplicate and shall be placed on the calendar and considered in the order in which they were introduced, unless otherwise ordered.

Rule 72. (*Action on first reading.*) If opposition to the bill be made on first reading, the question shall be: "Shall the bill be rejected?" If the bill is not rejected it shall pass to a second reading in the regular order.

Rule 73. (*Shall be printed.*) All bills shall be printed and distributed in the order in which they were introduced before any other action can be taken except their second reading.

Rule 74. (*Action on second reading.*) On the second reading of a bill the Speaker shall state that it is ready for commitment or engrossment, and, if no motion or order be made to the contrary, it shall be committed to a select or standing committee as the House may order.

Rule 75. (*Reference to committee of whole.*) When a bill has been referred to the Committee of the Whole, the House shall determine on what day it shall be considered by the committee.

Rule 76. (*When shall be read the third time.*) When a bill is ordered to be engrossed, it shall be placed upon the calendar for its third reading for the second day following, unless the House by a majority vote otherwise orders, and the calendar for each day shall contain a list of all bills for third reading on the succeeding day.

Rule 77. (*Calendar must show date and page of journal containing amendments.*) If a bill or resolution has been amended prior to its third reading or consideration the date and page of the House or Senate Journal containing said amendment shall be noted on the calendar immediately below the title of the bill or resolution.

Rule 78. (*When Senate bills engrossed.*) All Senate bills, when altered, or amended by the House, shall be engrossed in a like manner as House bills preparatory to their third reading; and all bills ordered to be engrossed shall be executed as required by the joint rules.

Rule 79. (*When bill ordered not engrossed.*) When a question is lost on engrossing a bill for third reading on a particular day, it shall not preclude a question to engross it for third reading on a different day. If on a division, the question on engrossing a bill without including the time for its third reading, shall fail, the bill shall be lost.

Rule 80. (*Question on third reading; when bill disapproved by governor.*) Unless otherwise ordered by a two-thirds vote of the House, bills on the calendar for third reading shall be taken up and read in their order without a motion to that effect, and the question shall be: "Shall the bill pass?"

Whenever a bill shall be returned to the House by the Governor, with objections thereto, the question shall be: "Shall the bill pass notwithstanding the objection of the Governor?" Whenever a section or item of a bill shall be returned to the House by the Governor, with objections thereto, the question shall be: "Shall the bill (or item, as the case may be) pass notwithstanding the objections of the Governor?"

Rule 81. (*When bill recommitted.*) After the commitment and report thereon to the House, or at any time before its passage, a bill may be recommitted.

Rule 82. (*Appropriation bills, how referred.*) Every bill carrying an appropriation shall be referred to the finance committee before being read the third time.

Rule 83. (*Bills on third reading, how amended.*) All amendments offered to any bill or resolution from the floor of the House shall be written and offered in triplicate when possible. A member desiring to offer an amendment to any pending proposition shall proceed as follows: He shall prepare his amendment as to substance, designating the line or lines where he desires his amendment to be placed, then rise in his seat and address the Speaker and say "I desire to offer the following amendment."

Rule 84. (*Engrossed bill, how amended.*) An engrossed bill may be amended in any particular.

Rule 85. (*Amendments on third reading.*) After a bill has been read a third time and is up for consideration it may be amended in any part, but when an amendment is pending it shall not be in order to amend the amendment by directing an amendment to any other part of the bill.

Rule 86. (*What amendments not permitted.*) No bill or resolution shall, at any time, be amended by annexing thereto, or incorporating therewith, any other bill or resolutions pending before the House.

Rule 87. (*Separate votes may be had on items.*) On the passage of all bills making appropriations of money, or in concurring in Senate amendments thereto, a separate vote on any item, or items therein, shall, on demand of any ten members first be had by yeas and nays, and entered upon the Journal; and every such item failing to receive the majority of all the members elected to the House shall be stricken from the bill before taking the vote upon its final passage.

Rule 88. (*How agreed to.*) When a bill has passed the House, the Clerk shall read its title, substituting the word "act" for the word "bill," and shall demand if the House agree to the title; and if the House is agreed, the Clerk shall make out the title accordingly, and shall certify the passage of the bill upon the back thereof.

#### RESOLUTIONS.

Rule 89. (*Resolutions, when to be considered.*) The following resolutions, except such as relate to the business of the day on which they are offered, shall lie over one day before being considered:

1. All joint resolutions.
2. House resolutions giving rise to debate.

Rule 90. (*When yeas and nays to be taken on resolutions.*) Upon the adoption of a resolution involving the expenditure of money, or having the force and effect of law, or which determines or involves the right of a member to a seat in the House, the yeas and nays shall be taken and entered on the Journal.

Rule 91. (*How adopted.*) No resolution involving the expenditure of money, or having the force and effect of law or which determines or involves the right of a member to a seat in the House shall be adopted, unless a majority of all the members elected to the House concur therein.

#### INDEX OF BILLS.

Rule 92. (*Clerk shall keep index to bills and resolutions.*) It shall be the duty of the Clerk to keep an index record of all bills and resolutions introduced in both branches, showing the number, title and authorship of each measure, the section sought to be amended or repealed and the subject or matter affected thereby. Such index record shall be accessible at all times when the House is in session to the members of the House.

#### DUTIES OF CLERKS AND STENOGRAPHERS.

Rule 93. (*Duties of clerk.*) The Clerk shall have supervision, subject to the approval of the House, of all clerical work, and shall prescribe the duties of the clerks, pages and stenographers and their assignment to labor, and fix the hours of their employment.

#### COMMITTEE ROOMS.

Rule 94. (*Committee rooms, how assigned.*) The committee rooms of the House shall be under the control of the Clerk, and by him assigned to the various committees for their use.

#### COMPENSATION FOR EMPLOYEES.

Rule 95. (*Extra compensation, how allowed.*) No extra compensation, allowances, or perquisite shall be voted to any officer, employe, or appointee of the House, and this rule shall not be altered or suspended except on three days' notice, and by a two-thirds vote of all the members elected to the House.

#### PRIVILEGES.

Rule 96. (*Who admitted to hall of House.*) No person shall be admitted within the hall of the House during the sessions, except the Governor, members and officers of the two houses and persons charged with any message or paper affecting the business of the House, or those admitted by the Speaker, or by order of the House.

Rule 97. (*Smoking not permitted, when.*) During the session of the House no person, other than a member or an officer of either House shall be permitted upon the raised platform appropriated for the desks and seats of the members. No smoking shall be permitted in the body of the hall of the House, while the House is in session.



Rule 98. (*Use of hall not to be granted.*) The use of the hall of the House shall not, at any time, by resolution or otherwise, be granted for any other than legislative purposes.

Rule 99. (*Representatives of the press, how admitted.*) Representatives of the press desiring the privilege of the floor of the House shall make application to the Speaker and shall state in writing for what paper or papers they are employed; and shall further state that they are not engaged in the prosecution of claims pending before the General Assembly and will not become so engaged while allowed the privileges of the floor; and that they are not in any sense the agents or representatives of persons or corporations having legislation before the General Assembly, and will not become either while retaining their privileges. Visiting news-writers and editors may be allowed, temporarily, the privileges herein mentioned but they must conform to the restrictions prescribed.

The applications required by the above rule shall be authenticated in a manner that shall be satisfactory to the executive committee of the Press Correspondents' Association, who shall see that the privileges of the floor be granted only to representatives of the press association serving daily newspaper clients, representatives of Columbus newspapers and bona fide telegraphic correspondents of reputable standing in their profession, who represent daily newspapers; and it shall be the duty of the executive committee of the Press Correspondents' Association, at its discretion, to report violations of the privileges herein granted, to the Speaker of the House.

Persons whose chief attention is not given to newspaper correspondence shall not be entitled to the privileges of the floor.

Rule 100. (*Privileges of press correspondents, how revoked.*) Upon complaint, in writing, made by any member of the House, addressed to the Speaker, that any reporter or stenographer so admitted has abused the privileges granted him, under the preceding rule, such complaint shall be referred to the standing committee on Privileges for investigation, and such committee shall notify the person so charged of the time and place for hearing and if such accusation be sustained, such person or persons upon the report of the committee, shall be debarred from the privileges therein granted.

#### CALENDAR.

Rule 101. (*Calendar, how arranged.*) Bills for their third reading, and all special orders, shall be placed upon the calendar in the order of priority in which the order is made.

Rule 102. (*Unfinished business, how disposed of.*) Bills for their third reading on a particular day, not reached on that day, shall be placed first on the calendar in the order of third readings on each succeeding day, until disposed of.

Rule 103. (*Vote to take bill up out of its order.*) No bill upon the calendar shall be taken up out of its order thereon, except by a two-thirds vote of the House.

## THE RULES.

Rule 104. (*How rules amended.*) These rules shall not be altered except after at least three legislative days' notice of the intended alteration, and by a vote of a majority of all the members elected to the House.

Rule 105. (*How suspended.*) No rule shall be suspended except by at least two-thirds vote of all the members present, provided that Rule 95 shall not be altered or suspended, except as therein prescribed.

Rule 106. (*Robert's Revised Rules of Order adopted.*) Robert's Revised Rules of Order shall be received as the rules in all cases not provided for in the foregoing rules.

CARL R. KIMBALL,  
RUPERT BEETHAM,  
MILTON CLARK,

HUSTON T. ROBINS,  
E. J. HOPPLE.

Mr. Beetham moved that House rule No. 104 be suspended and that the foregoing rules be adopted.

The motion was agreed to.

By unanimous consent Mr. Beetham submitted the following report:

The joint rules committee of the House and Senate recommends the adoption of the following rules for the 83rd General Assembly.

Rule 1. (*Joint Sessions; Proceedings in; How Dissolved; May recess or adjourn.*) Whenever the two branches of the General Assembly shall convene for any purpose required by the constitution or laws of the state, such convention shall be held in the hall of the House of Representatives, unless otherwise ordered by a joint resolution of the two branches, and the president of the Senate shall preside. During all such conventions each branch shall be held to be in session as a separate branch of the General Assembly and be governed by its own rules; and except in voting at elections, where each member is entitled to a separate vote, shall act as such and no question shall be considered as carried otherwise than by the concurrent action of both branches; provided, that either branch may, by a vote of a majority of all its members, dissolve from such convention by withdrawing therefrom; and such convention may, by the concurrent vote of the two branches, take a recess, or adjourn to a time certain; but such recess or adjournment of the convention shall not be held to be an adjournment or recess of either branch nor to prevent either from proceeding with its usual business during such recess or adjournment of the convention.

Rule 2. (*Elections in.*) In all elections in joint session, a majority of the votes cast shall be necessary to a choice.

## BILLS.

Rule 3. (*As to form.*) Bills introduced in either house shall be legibly written, typewritten, or printed, and shall bear the name of the author and must in all respects, as to form, comply with the laws, and the rules of the General Assembly.

Rule 4. (*Titles must contain.*) Bills shall have noted in their titles a distinct reference to the subject or matter to which they relate and also, if they propose the amendment or repeal of any law, to the section proposed to be amended or repealed.

Rule 5. (*Shall be printed.*) Bills as well as joint resolutions, shall be printed after their first reading, and distributed for the use of the members of the two houses.

Rule 6. (*New matter or omissions to be indicated.*) In all bills introduced which seek to amend existing statutes any new matter contained therein shall be underscored by the author, and when printed the matter so underscored shall be printed in italics; and when amendment is sought by the omission or elimination of matter in an existing law the author shall indicate such omission or elimination by asterisks and the printer shall follow such indicated marks in copy. No bill shall be sent to the printer by the clerk which does not conform to these requirements.

Rule 7. (*When passed notice shall be given other house.*) When a bill or joint resolution has been passed or adopted in either house, notice shall be forthwith given to the other house.

Rule 8. (*When lost or rejected in other house.*) When a bill or joint resolution which shall have been passed in one house is rejected or lost in the other, or postponed indefinitely, notice thereof shall forthwith be given to the other house.

Rule 9. (*Proceedings when amended by other house.*) When a bill or joint resolution which has passed one house, and been amended, passed and returned by the other, it shall lie over one calendar day and the amendment of amendments be printed in the journal of the House to which it was returned unless otherwise ordered, in which case the calendar shall show on what page of the journal of the other House the amendment or amendments have been printed and shall be placed on the calendar in the order received.

When taken up the question shall be upon concurrence in the amendment or amendments, and the same number of votes shall be required to concur as was required to pass the bill or resolution in the house in which it originated; and if such house refuse to concur in the amendment, notice shall be forthwith sent to the other house where the proceedings shall be in the following order;

First, to insist upon its amendment and ask for a committee of conference.

Second, to recede from its amendment, which has the effect of passing the bill in the form in which it passed the house in which it originated;

Third, to adhere to its amendment, which precludes a committee of conference.

#### COMMITTEE OF CONFERENCE.

Rule 10. (*Shall consist of.*) All committees of conference shall consist of three on the part of the Senate and three on the part of the House of Representatives unless otherwise specially ordered by both houses.

Rule 11. (*Proceedings when disagreed.*) Whenever any committee of conference of the two houses shall disagree, other committees may be appointed; and if either of the two houses shall disagree to any report of a committee of conference, such house shall forthwith notify the other of such disagreement, and request another committee of conference; and thereupon another committee shall be appointed.

Rule 12. (*What report of may include.*) A committee of conference appointed to consider matters of difference between the two houses



upon any bill or resolution, may consider and include in its report any amendments pertinent to the bill or joint resolution, whether or not the form or substance of such amendments relate exclusively to the original matters of difference, or the committee may offer a substitute for said bill or resolution.

Rule 13. (*When in order.*) The report of a conference committee is always in order except during a roll call or division, and can not be laid on the table, referred to a committee, or indefinitely postponed, and must be voted upon as a whole.

Rule 14. (*Where papers to be filed.*) When committees of conference have met and shall have come to an agreement the bill and papers adhering thereto shall remain in the House in which the bill originated; if no agreement is reached then the bill shall remain in possession of the House asking for the conference committee.

#### MESSAGES.

Rule 15. (*By and to whom delivered.*) All messages sent from one house to the other shall be carried by an officer or employe of said house who shall give a receipt for the same to the message clerk from whom he receives the message. He shall deliver the message without delay to the clerk of the house to which it is sent and take a receipt therefor from said clerk or one of his assistants authorized by him to receipt for messages. The receiving clerk shall deliver such message to the presiding officer of the body, who shall, in the proper order of business, and within a reasonable time, lay it before the house.

#### ENGROSSMENT OF BILLS.

Rule 16. (*Bills—Manner of engrossment.*) All bills and resolutions, before they are passed or adopted by either house, shall be carefully engrossed in plain handwriting, in printing or in typewriting, and the engrossed copy carefully compared with the original bill, and the Journal showing the amendments agreed to.

Rule 17. (*Bills—How engrossed when amended by other house.*) When a bill shall have passed one house, and shall be amended in the other, the amendments shall be engrossed upon a separate piece of paper, and the bill, as amended, shall be fully engrossed, and both returned, with the engrossed bill received from the other house, to the house in which it originated. In such engrossments, sections of bills and joint resolutions amended shall be engrossed in a plain engrossing handwriting, in printing or typewriting. Whenever a bill shall be passed in one house and sent to the other and a substitute therefor is agreed to by such house, in the communications between the houses such substitutes shall be designated and treated as an amendment to the original bill, and the message relating thereto shall definitely show as in case of other amendments, how the original bill is amended.

Rule 18. A bill or joint resolution having been reported to either house by the joint committee on Enrollment shall not thereafter be subject to amendment or commitment, or other action by either house. But this provision shall not apply to bills returned to the General Assembly by the governor or secretary of state. Neither shall it prevent the recommitment to the Enrollment committee by joint resolution of any bill

or resolution, if clerical errors are found therein after the report of the Enrollment committee had been received.

#### SIGNING AND VETO OF BILLS.

Rule 19. (*Who to sign; Proceedings when vetoed by governor.*) All bills and joint resolutions, which shall have passed both houses, shall first be signed by the speaker of the House of Representatives, and then by the president of the Senate, the latter affixing the date thereto and delivering the same to the clerk of the Senate, who shall deliver each bill so passed to the governor, taking a receipt therefor, and each joint resolution to the secretary of state, taking the latter's receipt therefor. When any bill shall have been disapproved by the governor and subsequently enacted into law over such veto, in accordance with the provisions of the constitution, the enrolled copy shall be endorsed with the record of the proceedings in each house subsequent to the veto attested by the speaker of the House and president of the Senate.

Rule 20. (*Calendar — Bills of other house shall have precedence on.*) When a bill or joint resolution shall have passed either house, and been sent to the other for concurrence, such bill or joint resolution shall take precedence on the calendar, of all bills, joint resolutions or resolutions not yet passed or adopted by the house in which they originated; provided, that such bills or joint resolutions shall not take precedence of other bills or joint resolutions which may have been carried over from an unfinished calendar.

Rule 21. (*Bills — When not reached on calendar.*) Any bill placed on the calendar for third reading, informally passed, and which was not subsequently called up for consideration, shall be placed in its order at the head of the calendar of bills for third reading on the succeeding day.

Rule 22. (*Chairman of committees shall give notice to authors of bills.*) The chairman of each committee of the Senate and House of Representatives shall, at some time before the final consideration of any bill referred to his committee, if objection thereto be made or material amendment offered in committee, give verbal or written notice to the author of the bill, fixing a time when he may be heard by the committee.

Rule 23. (*Yeas and nays shall be taken on amendments.*) The yeas and nays shall be called in each house on the adoption of all joint resolutions and upon concurrence in amendments made by one house to a bill or resolution originating in the other, and upon the adoption of the reports of conference committees.

Rule 24. (*Clerks to prepare calendar.*) The Clerks of the Senate and House of Representatives shall cause a calendar for each branch of the General Assembly to be printed and placed upon the desk of each Senator and Representative before the opening of each daily session showing for the day bills for second reading, the bills for third reading, and the special orders of the day.

Rule 25. (*What calendar may show.*) The calendar may also show such other information relating to the business of the houses as the Chair or the Clerk may desire to bring to the attention of the members.

Rule 26. (*Question when bill vetoed.*) When a message shall be transmitted to the General Assembly by the Governor expressing his disapproval of any bill, section, or item of a bill which has been passed by the General Assembly, the question shall be presented in each house as

follows: "Shall the bill (or item or items of an appropriation bill) be passed notwithstanding the objections of the Governor?"

Rule 27. In case of the death or resignation of the clerk of either house, the deputy or first assistant clerk of either house shall be charged with the responsibility of the department of the clerk and shall perform his duties. In case of the death or resignation of both the clerk, deputy or first assistant clerk, the speaker of the House or president of the Senate, as the case may be, may designate one of the clerical force of his respective House to perform such duties.

RUPERT BEETHAM,  
CARL R. KIMBALL,  
HUSTON T. ROBINS,

MILTON CLARK,  
E. J. HOPPLE.

On motion of Mr. Beetham the foregoing rules were adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the House amendments to

**Am. S. B. No. 1** — Mr. Jones, of Franklin.

Relative to purchase a site and erect thereon a proper building to be used as a home for future governors of the state, and to provide by appropriation the necessary funds therefor.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Hopple moved that the House insist upon its amendments to **Am. S. B. No. 1** — Mr. Jones, of Franklin, and ask for a committee of conference.

The motion was agreed to.

The Speaker appointed as managers on part of the House as a committee of conference on matters of difference between the two Houses on **Am. S. B. No. 1** — Mr. Jones, of Franklin, Messrs. Hopple, Beetham and Lytle.

On motion of Mr. Beetham the House then passed to the third order of business, being reports of standing committees.

Mr. Fouts submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 40** — Mr. Thompson, having had the same under consideration, reports it back and recommends its passage.

WM. L. HUGHES,  
C. F. McCOY,  
D. ALLEN BOND,  
JOSEPH R. GARDNER,  
CHAS. H. FOUTS,

C. C. CRABBE,  
F. A. HINCHEY,  
GEO. F. GREVE,  
FRANCIS M. THOMPSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bond submitted the following report:



The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 30**—Mr. Miller, of Stark, having had the same under consideration, reports it back and recommends its passage.

WM. L. HUGHES,  
C. F. McCOY,  
D. ALLEN BOND,  
JOSEPH R. GARDNER,  
CHAS. H. FOUTS,

J. S. MILLER,  
C. C. CRABBE,  
F. A. HINCHEY,  
GEO. F. GREVE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Barnes submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 25**—Mr. Barnes, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4 insert the word "latest" between the words "the" and "federal." In line 86 insert the word "latest" between the words "the" and "federal."

W. R. COMINGS,  
GEO. S. MYERS,  
W. E. WENNER,  
W. B. BRYSON,  
H. H. GRISWOLD,  
SIMEON H. BING,  
TOM REYNOLDS,

C. H. FREEMAN,  
JOHN S. FARIS,  
A. L. STUMP,  
J. C. COPELAND,  
FRANK E. BAKER,  
JOHN E. BARNES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Myers submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 60**—Mr. Kreider, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line twelve strike out the words "entire and require," and insert after the word "is" the following "contracted for by the month or year."

TOM REYNOLDS,  
GEO. S. MYERS,  
W. B. BRYSON,  
SIMEON H. BING,  
C. H. FREEMAN,  
J. C. COPELAND,  
W. E. WENNER,

JOHN E. BARNES,  
H. H. GRISWOLD,  
JOHN S. FARIS,  
C. K. MILLER,  
A. L. STUMP,  
FRANK E. BAKER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Myers submitted the following report:

The standing committee on Common Schools, to which was

referred **H. B. No. 5** — Mr. Hooley, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 strike out the word "sections" and insert in lieu thereof the word "section", and in the same line strike out the following, "and 7763".

In line 5 insert between the words "schools" and "are" the following "or other educational institutions".

Strike out all of section 7763.

In line 27 strike out the word "sections" and insert in lieu thereof the word "section" and in the same line strike out the following, "and 7763".

In line 28 strike out the word "are" and insert in lieu thereof the word "is".

TOM REYNOLDS,  
GEO. S. MYERS,  
W. B. BRYSON,  
SIMEON H. BING,  
C. H. FREEMAN,  
J. C. COPELAND,  
W. E. WENNER,

JOHN E. BARNES,  
H. H. GRISWOLD,  
JOHN S. FARIS,  
C. K. MILLER,  
A. L. STUMP,  
FRANK E. BAKER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 22** — Mr. Evans, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all the words after the word "Auditor" in line 19 and all of line No. 20, and after the word Auditor insert a period.

JAMES A. GREEN,  
R. B. CARSON,  
CHAS. M. GORDON,  
M. J. WALSH,  
H. H. GRISWOLD,

HARRY D. SILVER,  
F. L. WATERSTON,  
E. E. DENUNE,  
EDW. A. WINTER,  
W. B. BRYSON.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Scott submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 110** — Mr. Stokes, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
CLYDE H. HOOLEY,  
FRANK S. ROBINSON,  
JOHN J. KILBANE,

JOSEPH LUSTIG,  
JOHN H. CHESTER,  
CHAS. KREIDER,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Crabbe submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 31** — Mr. Cable, having had the same under consideration, reports it back and recommends its passage.

C. C. CRABBE,  
C. F. TALLEY,  
E. D. HELFRICH,  
J. E. FOSTER,  
B. J. EMERY,

ROBERT C. DUNN,  
H. W. COOKSTON,  
WM. L. HUGHES,  
JNO. B. MORRIS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hooley submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 94** — Mr. Kreider, having had the same under consideration, reports it back and recommends that it be indefinitely postponed for the reason that it conflicts with the constitution of the state of Ohio.

CHARLES H. FOUTS,  
N. R. BLISS,  
THOMAS MULCAHY,  
IRWIN HALSTEAD,

CLYDE H. HOOLEY,  
W. B. BRYSON,  
ROBERT C. DUNN,  
JOHN W. GORRELL,

The report was agreed to.

Mr. Spidel submitted the following report:

The standing committee on Public Highways, to which was referred **H. J. R. No. 15** — Mr. Beetham, having had the same under consideration, reports it back and recommends its adoption.

CHARLES H. FOUTS,  
H. S. ATKINSON,  
THOMAS MULCAHY,  
IRWIN HALSTEAD,  
N. R. BLISS,

CLYDE H. HOOLEY,  
W. B. BRYSON,  
ROBERT C. DUNN,  
JOHN W. GORRELL,  
SYLVESTER SPIDEL.

The report was agreed to and the resolution was ordered placed on the calendar in its regular order.

On motion of Mr. Beetham the House then passed to the fifth order of business, being second reading of bills.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, the following bills were read the second time by their titles only.

Mr. Beetham moved that House rule No. 73, requiring bills to be printed before second reading be suspended and bills on the calendar for second reading be read the second time by their titles and referred to the following named committees.

The motion was agreed to.

**H. B. No. 136** — Mr. Hatch.

To the committee on Common Schools.



**H. B. No. 137** — Mr. Tom Reynolds.

To the committee on Banks and Banking.

**H. B. No. 138** — Mr. Myers.

To the committee on Judiciary.

**H. B. No. 139** — Mr. Beaty.

To the committee on Judiciary.

**H. B. No. 140** — Mr. Evans.

To the committee on Taxation and Revenues.

**H. B. No. 141** — Mr. Brach (by request).

To the committee on Public Utilities.

**H. B. No. 142** — Mr. Lonz.

To the committee on Public Health.

**H. B. No. 143** — Mr. Wise.

To the committee on Appropriations and Finance.

**H. B. No. 144** — Mr. Cable.

To the committee on Fees and Salaries.

**H. B. No. 145** — Mr. Cable.

To the committee on Public Health.

**H. B. No. 146** — Mr. Myers.

To the committee on Appropriations and Finance.

Mr. Fouts presented the resolution of Triadelphia Grange and other citizens of Morgan county, relative to grading and credits of schools, which was referred to the committee on Common Schools.

**11:05 o'clock a. m.**

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Monday, February 3rd, 1919, 5 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio. The journal of yesterday was read and approved.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

**H. J. R. No. 4** — Mr. McCoy.

Relative to the punishment of William Hohenzollern.

**H. J. R. No. 10** — Mr. Beaty.

Relative to the death of Joseph Benson Foraker.

**H. J. R. No. 14** — Mr. Beetham.

Relative to extending an invitation to Senator Warren G. Harding to address the General Assembly.

JOHN E. BARNES,  
GEORGE SCHELHORN,  
HENRY EVANS,  
ROBERT J. O'BRIEN,

C. HOLDEN,  
CHAS. A. WHITE,  
TOM W. JONES.

The speaker of the House, in the presence of the House, signed said joint resolutions.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

**S. J. R. No. 16** — Mr. Whittemore.

For appointment of a joint legislative committee to investigate German propaganda.

ROBERT J. O'BRIEN,  
J. E. HOLDEN,  
CHARLES A. WHITE,  
TOM. W. JONES,

JOHN E. BARNES,  
C. F. McCOY,  
GEORGE SCHELHORN.

The speaker of the House, in the presence of the House, signed said joint resolution.

The House then proceeded to the first order of business, being reports of standing committees.

Mr. Comings submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 105** — Mr. Wiest, having had the same under consideration, reports it back and recommends that said bill be referred to the joint committee on Taxation.

W. R. COMINGS,  
JOHN E. BARNES,  
H. H. GRISWOLD,  
CHARLES M. GORDON,  
JOHN S. FARIS,

SIMEON H. BING.  
A. L. STUMP,  
TOM REYNOLDS,  
GEO. S. MYERS.

The report was agreed to and the bill was so referred.

The House then passed to the second order of business, being resolutions and motions.

Mr. Robinson offered the following resolution:

**H. J. R. No. 22** — Mr. Robinson.

Proposing an amendment to section 2, article XVII, of the Constitution of the state of Ohio, relative to the length of terms of officers.

*Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to both houses concurring therein; That there shall be submitted to the electors of the state, in the manner provided by law, on the first Tuesday after the first Monday in November, 1920, a proposal to amend section 2 of article XVII of the Constitution of the state of Ohio to read as follows:*

**SECTION 2.** The term of office of the governor, lieutenant governor, attorney-general, secretary of state and treasurer of state shall be two years, and that of auditor of state shall be four years. The term of office of judges of the supreme court and circuit courts shall be such even numbers of years not less than six (6) years as may be prescribed by the general assembly; that of the judges of the common pleas court six (6) years, and of the judges of the probate court, four (4) years, and that of other judges shall be such even number of years not exceeding six (6) years as may be prescribed by the general assembly. *The term of office of county commissioners shall be such even number of years, not exceeding six (6) years, as may be prescribed by the general assembly. Provided that no person shall be elected as county commis-*

sioner for two successive terms. The term of office of justices of the peace shall be such even number of years not exceeding four (4) years as may be prescribed by the general assembly. The term of office of the members of the board of public works shall be such even number of years not exceeding six (6) years as may be so prescribed; and the term of office of all elective county, township and municipal school officers *except county commissioners* shall be such even number of years not exceeding four (4) years as may be so prescribed.

And the general assembly shall have power to so extend existing terms of office as to effect the purpose of section 1 of this article.

Any vacancy which may occur in any elective state office other than that of a member of the General Assembly or of governor, shall be filled by appointment by the governor until the disability is removed, or a successor elected and qualified. Every such vacancy shall be filled by election at the first general election for the office which is vacant, that occurs more than thirty (30) days after the vacancy shall have occurred. The person elected shall fill the office for the unexpired term. All vacancies in other elective offices shall be filled for the unexpired term in such manner as may be prescribed by law.

*Be it further resolved*, That at such election herein provided for the submission of this amendment to the electors of the state this proposal shall be placed upon the official ballot in the manner prescribed by law and shall be designated as follows:

*"For extension of terms of county commissioners — Yes."*

*"Against extension of terms of county commissioners — No."*

If the votes for the proposal shall exceed those against it, this amendment shall take effect on the first day of January, 1920, and said original section 2, article XVII of the constitution of the state of Ohio shall be repealed and annulled.

The resolution was laid over under the rule.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 148** — Mr. McCoy.

To amend section 1469 of the General Code, relative to the assignment of judges of the common pleas courts by the chief justice of the supreme court.

**H. B. No. 149** — Mr. Billingslea.

To repeal sections 2533 and 2534 of the General Code, relative to county infirmaries.

**H. B. No. 150** — Mr. Kay.

To amend sections 2349, 2522, 2523, 2526, 2528, 2532, 2535, 2542, 2544, 2546, 2548, 2549, 2550, 2553, 2554, 2555, 2556, 2572, 3476, 3479, 3481, 3482, 3483, 3484, 3492, 3493, 3494 and 3495, and to repeal sections 2551, 2552, 2545, 2557 and 3002 of the General Code, relating to county infirmaries and poor relief.

**H. B. No. 151** — Mr. Backowski.

Concerning conditional sales and to make uniform the law relating thereto.



**H. B. No. 152** — Mr. Denune.

To amend section 6333 of the General Code, requiring labels upon packages of paint to exhibit the composition thereof.

**H. B. No. 153** — Mr. Luchsinger.

To amend section 17-1 of the General Code, providing for an eight hour day on public work in the state or any political subdivision thereof, or by contractors or sub-contractors in behalf of the state or any political sub-division thereof and penalties for violation of the same.

**H. B. No. 154** — Mr. Luchsinger.

To supplement section 1008 of the General Code, relative to the hours of labor in certain cases.

**H. B. No. 155** — Mr. Robinson.

Providing for changing the name of "County Infirmary" to "County Home."

**H. B. No. 156** — Mr. Hastings.

To supplement section 7822 by the enactment of sections 7822-1 and 7822-2 of the General Code, relative to giving normal credit to teachers and students for time spent in military or naval service of the United States or American Red Cross.

**H. B. No. 157** — Mr. Carpenter.

To amend section 6309 of the General Code, relative to disposition of fees derived from registration of automobiles.

**H. B. No. 158** — Mr. Comings.

To provide medical and surgical treatment of crippled children, by the enactment of sections 1352-8 to 1352-11 inclusive.

**H. B. No. 159** — Mr. Comings.

Providing for the appointment of a commission to investigate county affairs and to recommend changes in the interest of economy, uniformity and standardization of functions.

**H. B. No. 160** — Mr. Crabbe.

To amend section 12614 of the General Code of Ohio, relative to displaying lights upon motor vehicles.

**H. B. No. 161** — Mr. Lentz.

To amend sections 2573 and 2768 of the General Code, relating to conveyances of property to name purchaser, and the transfer of same by county auditor before record.

**H. B. No. 162** — Mr. Fouts.

To amend sections 1178, 1180, 1181, 1184, 1185, 1185-1, 1186, 1187, 1188, 1189, 1201, 1206, 1207, 1208, 1209, 1213-1, 1218, 1218-1, 1222, 1223, 1224, 1230, 1231-2, 3298-7, 3298-32, 3373, 6912 and 6936 of the General Code, and to enact supplemental sections 1181-1, 1182, 1195-1, 1212-1 and 7181-1 of the General Code relating to a system of highway laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.

**H. B. No. 163** — Mr. Chester.

To amend section 4727 of the General Code, providing for the transfer of territory to or from a centralized school district.

**H. B. No. 164** — Mr. Chester.

To amend rule 3, of section 1 of an act, entitled, "An Act to provide for the control and management of the public parks of the state; to define the duties of police patrolmen and to establish rules for the naviga-

tion of state reservoirs by power or sail boats, and all other watercraft located or operated thereon, etc." (Sec. 479 General Code.)

**H. B. No. 165** — Mr. Cowan.

Giving authority to county commissioners, township trustees and councils of municipal corporations to build dams in streams to protect fish.

**H. B. No. 166** — Mr. Wise.

To amend section 1962 and to repeal section 1963 of the General Code, pertaining to clothing for insane patients.

**H. B. No. 167** — Mr. Wise.

To amend sections 4213, 4214 and 4219 of the General Code, relative to fees and compensation of municipal officers and employees.

**H. B. No. 168** — Mr. Miller, of Stark.

To amend section 2715 of the General Code, relating to active and inactive depositaries.

**H. B. No. 169** — Mr. Griswold.

To amend section 13128 of the General Code of Ohio, relative to requiring net weight or content to appear on packages or containers containing commodities offered for sale, regulating charges for such packages or containers and providing penalty for violation of the provisions thereof.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 25** — Mr. Archer.

To authorize the appointment of soldiers' memorial commission to erect a tablet in memory of the "Andrews" Raiders led by Captain James J. Andrews in the civil war.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the report of the joint committee on Rules.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 13** — Mr. Whittemore.

To establish a municipal court in and for the city of Akron.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 147** — Mr. Hopple.

Relative to the persons who may have access to grand juries.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Thompson presented the communication of Fred W. Balz, chief deputy in the county treasurer's office of Franklin county approving H. B. No. 54 — Mr. Thompson as amended, which was referred to the committee on Taxation.

Mr. Harter presented a resolution from the board of education of LaRue village schools of Marion county, Ohio, asking for financial relief for schools; which was referred to the committee on Common Schools.

Mr. Harter presented the resolution of Buckley Post No. 12, G. A. R. of Summit county urging the passage of the bill relative to flying of the American flag on public school buildings; which was referred to the committee on Common Schools.

**6:00 o'clock p. m.**

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

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Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, February 4, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus,

O. The journal of yesterday was read and approved.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 12** — Mr. Archer.

Relative to venue of actions.

Attest.

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

Mr. Clark moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with, and **S. B. No. 12** — Mr. Archer, be read the second time by its title.

Upon which a ye and nay vote was demanded, taken and resulted — yeas 64, nays 24, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Gorrell,	Lytle,
Baker,	Comings,	Graham,	McCoy,
Banker,	Cookston,	of Muskingum,	McKay,
Barnes,	Copeland,	Green,	Matthews,
Beaty,	Crabbe,	Halstead,	Morris,
Beetham,	Crosser,	Harter,	Mulcahy,
Benner,	Davis,	Hooley,	Robins,
Bing,	Dildine,	Hoover,	Robinson,
Bond,	Dodge,	Hughes,	Russell,
Brown,	Drury,	Jones,	Spidel,
Bryson,	Dunn,	of Hamilton,	Talley,
Burns,	Emery,	Kay,	Waterston,
Cable,	Faris,	Kreider,	Weaver,
Carpenter,	Foster,	Lawyer,	Wenner,
Carson,	Fouts,	Lentz,	Wildermuth,
Chester,	Freeman,	Luchsinger,	Wise—64.
Clark,	Gordon, of Brown,		

Those voting in the negative are: Messrs.

Backowski,	Hastings,	Madden,	Reynolds, Tom,
Bishop,	Hinchey,	Miller, of Stark,	Schelhorn,
Brach,	Hopple,	Moyer,	Scott,
Denune,	Kilbane,	Myers,	Smith,
Evans,	Lonz,	Pugh,	Swedersky,
Greve,	Lustig,	Reynolds, Jas. A.,	York—24.

So the motion was agreed to.

Mr. Clark moved that the **S. B. No. 12** — Mr. Archer, be referred to the committee on Judiciary.

The motion was agreed to and said bill was so referred.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 18** — Mr. Fouts.

Relative to memorializing the President of the United States, the Congress of the United States and the United States Railroad Administration, relative to the matter of freight rates on materials for public works.

Attest:

W. E. HALLEY,  
Clerk.

The House then proceeded to the first order of business being bills for third reading.

**H. B. No. 102** — Mr. Miller, of Stark, was taken up.

Mr. Miller, of Stark, moved that said bill be informally passed on the calendar.

The motion was agreed to.

**H. B. No. 47** — Mr. Gordon, of Brown, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 101, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hinchey,	Moyer,
Backowski,	Delehanty,	Hooley,	Mulcahy,
Baker,	Denune,	Hoover,	Myers,
Banker,	Dildine,	Huber,	Reynolds, Jas. A.,
Barnes,	Dodge,	Hughes,	Reynolds, Tom,
Beaty,	Drury,	Johnston,	Robins,
Benner,	Dunn,	Jones, of Hamilton,	Robinson,
Besaw,	Emery,	Kay,	Russell,
Bing,	Entemann,	Kilbane,	Schelhorn,
Bishop,	Evans,	King,	Shy,
Blauser,	Federman,	Kreider,	Silver,
Bond,	Foster,	Lawyer	Smith,
Brach,	Fouts,	Lentz,	Spidel,
Brown,	Freeman,	Lonz,	Stokes,
Burns,	Gardner,	Luchsinger,	Stump,
Cable	Gordon, of Brown,	Lustig,	Swedersky,
Carpenter	Gordon, of Logan,	Lytte,	Talley,
Carson,	Gorrell,	McCoy,	Taylor,
Chester,	Graham,	McFarland,	Waterston,
Clark,	of Muskingum,	McKay,	Weaver,
Cochrun,	Green,	Madden,	Wenner,
Comings,	Griswold,	Matthews,	Wiest,
Cookston,	Halstead,	Miller, of Fulton,	Wildermuth,
Copeland,	Harter,	Miller, of Stark,	Winter,
Crabbe,	Hastings,	Morris,	Wise—101.
Crosser,	Hatch,		

So the bill passed.

The title was agreed to.

Mr. Scott demanded a call of the House, which was duly seconded, taken, and 110 members answered to their names.

The absentees are: Messrs.

Baker,	Dunspaugh,	Helfrich,	Pearson,
Billingslea,	Faris,	Hoover,	Scott,
Brannon,	Foster,	Jones, of Trumbull,	Thompson.
Donahey,	Freeman,		

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Jas. A. Reynolds further proceedings under the call were dispensed with.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bill:

**H. B. No. 147** — Mr. Hopple.

To amend section 13560 of the General Code, relative to the persons who may have access to grand juries.

JOHN E. BARNES,

C. F. MCCOY,

HENRY EVANS,

GEORGE SCHELHORN,

THOMAS W. LATHAM,

CARL V. BEEBE,

J. E. HOLDEN,

CHAS. S. WHITE.

The speaker of the House, in the presence of the House, signed said bill.

**S. J. R. No. 8** — Mr. Kryder, was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 56, nays 58, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Evans,	Johnston,	Reynolds, Jas. A.,
Backowski,	Foster,	Jones, of Hamilton,	Reynolds, Tom,
Baker,	Freeman,	Kilbane,	Russell,
Banker,	Gardner,	Lentz,	Schelhorn,
Barnes,	Gordon, of Brown,	Lonz,	Scott,
Bishop,	Greve,	Luchsinger,	Shy,
Blauser,	Halstead,	Lustig,	Smith,
Bliss,	Harter,	Lytle,	Spidel,
Brach,	Hastings,	McCoy,	Swedersky,
Cable,	Hinchey,	Madden,	Thompson,
Cowan,	Hoover,	Miller, of Stark,	Walsh,
Delehanty,	Hopple,	Moyer,	Wiest,
Dunspaugh,	Huber,	Myers,	Wildermuth,
Entemann,	Hughes,	Pugh,	Winter—56.

Those voting in the negative are: Messrs.

Alban,	Comings,	Gorrell,	Miller, of Fulton,
Beaty,	Cookston,	Graham,	Morris,
Beetham,	Copeland,	of Licking,	Mulcahy,
Benner,	Crabbe,	Graham,	Pearson,
Bing,	Crosser,	of Muskingum,	Robins,
Bond,	Davis,	Green,	Robinson,
Bouser,	Denune,	Griswold,	Silver,
Brown,	Dildine,	Hatch,	Stokes,
Bryson,	Dodge,	Hooley,	Talley,
Burns,	Drury,	King,	Taylor,
Carpenter,	Dunn,	Kreider,	Waterston,
Carson,	Emery,	Lawyer,	Weaver,
Chester,	Faris,	McFarland,	Wenner,
Clark,	Federman,	McKay,	Wise,
Cochrun,	Gordon, of Logan,	Matthews,	York—58.

So the resolution was not adopted.

**Am. H. B. No. 76** — Mr. Griswold, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 94, nays 14, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Myers,
Baker,	Cowan,	Griswold,	Pearson,
Banker,	Crabbe,	Halstead,	Pugh,
Barnes,	Crosser,	Hastings,	Reynolds, Jas. A.,
Beaty,	Davis,	Hatch,	Reynolds, Tom,
Beetham,	Delehanty,	Hooley,	Robinson,
Benner,	Denune,	Hopple,	Scott,
Besaw,	Dildine,	Hughes,	Shy,
Bing,	Dodge,	Johnston,	Silver,
Bishop,	Drury,	Jones, of Hamilton,	Smith,
Blauser,	Dunn,	Kay,	Spidel,
Bond,	Dunspaugh,	Kilbane,	Stokes,
Bonser,	Emery,	King,	Stump,
Brach,	Foster,	Kreider,	Swedersky,
Brown,	Fouts,	Lawyer,	Talley,
Bryson,	Freeman,	Luchsinger,	Taylor,
Burns,	Gardner,	Lustig,	Walsh,
Cable,	Gordon, of Brown,	Lytle,	Waterston,
Carpenter,	Gordon, of Logan,	McCoy,	Weaver,
Carson,	Gorrell,	McKay,	Wenner,
Chester,	Graham,	Madden,	Winter,
Clark,	of Licking,	Miller, of Fulton,	Wise,
Cochrun,	Graham,	Morris,	York—94.
Comings,	of Muskingum,	Mulcahy,	
Cookston,			



Those voting in the negative are: Messrs.

Backowski,	Greve,	Lonz,	Russell,
Bliss,	Harter,	Matthews,	Schelhorn,
Evans,	Hinchey,	Moyer,	Wiest—14.
Federman,	Lentz,		

So the bill passed.

The title was agreed to.

Mr. Federman moved that the vote by which **S. J. R. No. 8** — Mr. Kryder, was lost be reconsidered and that the motion be entered upon the journal and remain pending.

**H. B. No. 75** — Mr. Griswold, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 96, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hatch,	Moyer,
Backowski,	Crosser,	Hinchey,	Mulcahy,
Baker,	Davis,	Hooley,	Myers,
Banker,	Delehanty,	Hoover,	Pearson,
Barnes,	Denune,	Hopple,	Pugh,
Beaty,	Dildine,	Hughes,	Reynolds, Jas. A.,
Beetham,	Drury,	Johnston,	Reynolds, Tom,
Benner,	Dunn,	Jones, of Hamilton,	Robinson,
Besaw,	Emery,	Kay,	Schelhorn,
Ping,	Entemann,	Kilbane,	Scott,
Bishop,	Evans,	King,	Shy,
Blauser,	Foster,	Kreider,	Silver,
Bonser,	Fouts,	Lawyer,	Smith,
Brach,	Freeman,	Lentz,	Stokes,
Bryson,	Gardner,	Lonz,	Stump,
Burns,	Gordon, of Brown,	Luchsinger,	Swedersky,
Cable,	Gordon, of Logan,	Lytle,	Talley,
Carpenter	Graham,	McCoy,	Taylor,
Carson,	of Licking,	McFarland,	Waterston,
Chester,	Graham,	McKay,	Weaver,
Clark,	of Muskingum,	Madden,	Wenner,
Cochrun,	Green,	Miller, of Fulton,	Wildermuth,
Comings,	Griswold,	Miller, of Stark,	Wise,
Cookston,	Halstead,	Morris,	York—96.
Copeland,	Harter,		

Those voting in the negative are: Messrs. Bond, Federman, Gorrell, Matthews and Winter.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 106** — Mr. Hoover, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Hoover moved to amend as follows: In line 11 after the word "such" insert the word "*fixed*."

The motion was agreed to and the bill was so amended.

The question recurring "Shall the bill pass?"

Mr. Miller, of Stark, moved to amend as follows:

Strike out all of line 5 except the words "in the court".

The motion was not agreed to.

The question recurring "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 100, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Griswold,	Miller, of Stark,
Backowski,	Cowan,	Halstead,	Moyer,
Baker,	Crabbe,	Harter,	Mulcahy,
Banker,	Crosser,	Hatch,	Myers,
Barnes,	Delehanty,	Hinchey,	Pugh,
Beaty,	Denune,	Hoover,	Reynolds, Jas. A.,
Beetham,	Dildine,	Hopple,	Reynolds, Tom,
Benner,	Dodge,	Huber,	Robins,
Besaw,	Drury,	Hughes,	Russell,
Bing,	Dunspaugh,	Johnston,	Schelhorn,
Bishop,	Emery,	Jones, of Hamilton,	Scott,
Blauser,	Entemann,	Kay,	Shy,
Bliss,	Evans,	Kilbane,	Silver,
Bond,	Faris,	Kreider,	Smith,
Bonser,	Federman,	Lentz,	Stokes,
Brach,	Foster,	Lonz,	Stump,
Bryson,	Fouts,	Luchsinger,	Talley,
Burns,	Freeman,	Lustig,	Walsh,
Cable,	Gardner,	Lytle,	Waterston,
Carpenter	Gordon, of Brown,	McCoy,	Weaver,
Carson,	Gordon, of Logan,	McFarland,	Wenner,
Chester,	Graham,	McKay,	Wiest,
Clark,	of Muskingum,	Madden,	Wildermuth,
Cochrun,	Greene,	Matthews,	Winter,
Comings,	Greve,	Miller, of Fulton,	York—100.
Cookston,			

So the bill passed. The title was agreed to.

**3:30 o'clock p. m.**

Mr. Lustig moved that the House recess until 3:40 o'clock p. m.

The motion was disagreed to.

**H. B. No. 32** — Mr. Wiest, having been previously read the third time was taken up.

The question being "Shall the bill pass?"

On motion of Mr. Wiest said bill was indefinitely postponed.

**H. B. No. 113** — Mr. Silver, was taken up and read the third time.

The question being "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 94, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Gardner,	Huber,
Baker,	Cookston,	Gordon, of Brown,	Hughes,
Banker,	Copeland,	Gordon, of Logan,	Johnston,
Beaty,	Cowan,	Gorrell,	Jones, of Trumbull,
Beetham,	Crabbe,	Graham,	Kay,
Benner,	Delehanty,	of Licking,	Kilbane,
Besaw,	Denune,	Graham,	King,
Bing,	Dildine,	of Muskingum,	Kreider,
Bishop,	Dodge,	Green,	Lawyer
Blauser,	Drury,	Greve,	Lentz,
Bond,	Dunspaugh,	Griswold,	Lonz,
Bonser,	Emery,	Halstead,	Lytle,
Brach,	Entemann,	Harter,	McCoy,
Brown,	Evans,	Hastings,	McFarland,
Burns,	Federman,	Hatch,	Madden,
Cable,	Foster,	Hinchey,	Miller, of Fulton,
Carpenter	Fouts,	Hoover,	Morris,
Carson,	Freeman,	Hopple,	Moyer,

Those voting in the affirmative are: Messrs. — Concluded.

Mulcahy,	Russell,	Stokes,	Waterston,
Myers,	Scott,	Stump,	Wenner,
Pugh,	Shy,	Swedersky,	Wildermuth,
Reynolds, <b>Tom</b> ,	Silver,	Talley,	Winter,
Robins,	Smith,	Taylor,	Wise,
Robinson,	Spidel,	Walsh,	York—94.

Mr. Barnes voted in the negative.

So the bill passed. The title was agreed to.

**Am. H. B. No. 15** — Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Comings moved to amend as follows:

In line 15 strike out the numeral "7762" and in lieu thereof insert the numeral "7648."

The motion was agreed to, and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Foster moved to amend as follows:

In line 18 after the word "second" insert "or subsequent."

The motion was agreed to, and the bill was so amended.

Mr. Miller, of Stark, moved to amend as follows:

Strike out all after the period in line 8 and until the period in line 9 and insert in lieu thereof the words "no public funds shall be expended in the teaching of any foreign language."

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Greve moved to amend as follows:

In line 8 after the word "instruction" insert "in subjects designated in section 7648."

Mr. Kay moved that **Am. H. B. No. 15** — Mr. Comings, with pending amendments, be recommitted to the committee on Common Schools and that it retain its place on the calendar.

The motion was agreed to.

**Am. H. J. R. No. 8** — Mr. Stokes, was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 84, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Hatch,	Myers,
Banker,	Dildine,	Hinchey,	Pugh,
Barnes,	Dodge,	Hoover,	Reynolds, <b>Tom</b> ,
Beaty,	Dunspaugh,	Hopple,	Robins,
Beetham,	Emery,	Hughes,	Schelhorn,
Benner,	Entemann,	Johnston,	Scott,
Besaw,	Evans,	Kilbane,	Shy,
Bishop,	Federman,	King,	Smith,
Blauser,	Foster,	Kreider,	Spidel,
Brach,	Fouts,	Lawyer	Stokes,
Brown,	Gardner,	Lentz,	Stump,
Bryson,	Gordon, of Logan,	Lonz,	Taylor,
Carpenter,	Gorrell,	Luchsinger,	Thompson,
Carson,	Graham,	Lytle,	Walsh,
Chester,	of Muskingum,	McCoy,	Waterston,
Clark,	Green,	McFarland,	Weaver,
Cochrun,	Greve,	Madden,	Wenner,
Comings,	Griswold,	Matthews,	Wiest,
Cookston,	Halstead,	Miller, of Fulton,	Wildermuth,
Copeland,	Harter,	Moyer,	Wise,
Crabbe,	Hastings,	Mulcahy,	York—84.
Delehanty,			



Those voting in the negative are: Messrs.

Bing,	Drury,	Graham,	Morris,
Bond,	Faris,	of Licking,	Russell—10.
Bonser,	Freeman,	Hooley,	

So the resolution was adopted.

**Am. H. B. No. 68** — Mr. Evans, was taken up and read the third time.

The question being "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 98, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Greve,	Matthews,
Baker,	Davis,	Griswold,	Miller, of Fulton,
Barnes,	Delehanty,	Halstead,	Moyer,
Beaty,	Denune,	Hastings,	Mulcahy,
Beetham,	Dildine,	Hatch,	Myers,
Benner,	Dodge,	Hinchey,	Pearson,
Besaw,	Drury,	Hooley,	Pugh,
Bing,	Emery,	Hoover,	Reynolds, Jas. A.,
Bishop,	Dunspaugh,	Hopple,	Reynolds, Tom,
Blauser,	Entemann,	Huber,	Robinson,
Bond,	Evans,	Johnston,	Russell,
Bonser,	Faris,	Jones, of Hamilton,	Schelhorn,
Brach,	Federman,	Kay,	Scott,
Brown,	Foster,	Kilbane,	Shy,
Bryson,	Fouts,	King,	Silver,
Burns,	Freeman,	Kreider,	Spidel,
Cable,	Gardner,	Lawyer,	Stokes,
Carpenter,	Gordon, of Brown,	Lentz,	Stump,
Carson,	Gordon, of Logan,	Lonz,	Thompson,
Chester,	Gorrell,	Luchsinger,	Walsh,
Cochrun,	Graham,	Lytle,	Waterston,
Comings,	of Licking,	McCoy,	Wenner,
Copeland,	Graham,	McFarland,	Wiest,
Cowan,	of Muskingum,	McKay,	Wildermuth,
Crabbe,	Green,	Madden,	York—98.

So the emergency clause passed.

The question being "Shall the bill pass?"

Mr. Fouts moved to amend as follows:

In line 4 after the word "taxes" insert the following: "due to the state of Ohio or any subdivision thereof."

The motion was agreed to and the bill was so amended.

The question recurring "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 95, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Burns,	Dildine,	Gordon, of Logan,
Baker,	Cable,	Dodge,	Graham,
Banker,	Carpenter	Drury,	of Licking,
Barnes,	Carson,	Dunspaugh,	Graham,
Beaty,	Clark,	Emery,	of Muskingum
Beetham,	Cochrun,	Entemann,	Greve,
Benner,	Cookston,	Evans,	Griswold,
Bing,	Copeland,	Faris,	Halstead,
Bishop,	Cowan,	Federman,	Harter,
Blauser,	Crabbe,	Foster,	Hastings,
Bond,	Crosser,	Fouts,	Hatch,
Bonser,	Davis,	Freeman,	Hinchey,
Brach,	Delehanty,	Gardner,	Hooley,
Bryson,	Denune,	Gordon, of Brown,	Huber,

Those voting in the affirmative are: Messrs. — Concluded.

Johnston,	McFarland,	Pugh,	Stokes,
Jones, of Hamilton,	McKay,	Reynolds, Jas. A.,	Stump,
Kay,	Madden,	Robins,	Talley,
Kilbane,	Matthews,	Robinson,	Thompson,
King,	Miller, of Fulton,	Russell,	Walsh,
Kreider,	Miller, of Stark,	Schelhorn,	Waterston,
Lawyer	Moyer,	Scott,	Wenner,
Lentz,	Mulcahy,	Shy,	Wiest,
Lonz,	Myers,	Silver,	Wildermuth,
Luchsinger,	Pearson,	Smith,	Wise—95.
McCoy,			

So the bill passed. The title was agreed to.

On motion of Mr. Beetham the House then passed to the fifth order of business, being bills for second reading.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills on the calendar for second reading were read the second time by their titles and referred as follows:

**S. B. No. 25** — Mr. Archer.

To the committee on Judiciary.

**Am. S. B. No. 13** — Mr. Whittemore.

To the committee on Codes, Courts and Procedure.

**H. B. No. 148** — Mr. McCoy.

On motion of Mr. McCoy said bill was indefinitely postponed.

**H. B. No. 149** — Mr. Billingslea.

To the committee on County Affairs.

**H. B. No. 150** — Mr. Kay.

To the committee on Benevolent and Penal Institutions.

**H. B. No. 151** — Mr. Backowski.

To the committee on Judiciary.

**H. B. No. 152** — Mr. Denune.

To the committee on Agriculture.

**H. B. No. 153** — Mr. Luchsinger.

To the committee on Labor.

**H. B. No. 154** — Mr. Luchsinger.

To the committee on Labor.

**H. B. No. 155** — Mr. Robinson.

To the committee on County Affairs.

**H. B. No. 156** — Mr. Hastings.

To the committee on Common Schools.

**H. B. No. 157** — Mr. Carpenter.

To the committee on Public Highways.

**H. B. No. 158** — Mr. Comings.

To the committee on Benevolent and Penal Institutions.

**H. B. No. 159** — Mr. Comings.

To the committee on Codes, Courts and Procedure.

**H. B. No. 160** — Mr. Crabbe.

To the committee on Public Highways.

**H. B. No. 161** — Mr. Lentz.

To the committee on County Affairs.

**H. B. No. 162** — Mr. Fouts.

To the committee on Public Highways.

**H. B. No. 163** — Mr. Chester.

To the committee on Common Schools.

**H. B. No. 164** — Mr. Chester.

To the committee on Public Waterways.

**H. B. No. 165** — Mr. Cowan.

To the committee on Fish Culture and Game.

**H. B. No. 166** — Mr. Wise.

To the committee on County Affairs.

**H. B. No. 167** — Mr. Wise.

To the committee on Cities.

**H. B. No. 168** — Mr. Miller, of Stark.

To the committee on Taxation and Revenues.

**H. B. No. 169** — Mr. Griswold.

To the committee on Agriculture.

The House then passed to the sixth order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 170** — Mr. Cochrun.

To amend section 3068 of the General Code, relative to the use and occupancy of county memorial buildings.

**H. B. No. 171** — Mr. Baker.

Providing for the creation of a teachers' employment bureau under the supervision of the Superintendent of Public Instruction.

**H. B. No. 172** — Mr. Hooley.

To amend section 1412 of the General Code, relative to the protection of game birds.

**H. B. No. 173** — Mr. Lustig.

To amend section 13005 of the General Code, relating to certain occupations for women.

**H. B. No. 174** — Mr. Smith.

To amend section 12788 of the General Code, relating to the protection of motormen and conductors.

**H. B. No. 175** — Mr. Greve.

To amend section 1008 of the General Code, relating to hours of labor for women.

**H. B. No. 176** — Mr. Talley.

To amend sections 12694 and 13423 of the General Code, relative to the illegal practice of medicine and surgery, or any of its branches, and the enforcement of penalties therefor.

**H. B. No. 177** — Mr. Denune.

To amend section 5360 of the General Code, relative to the personal property exemption from taxation.

**H. B. No. 178** — Mr. Federman.

Releasing the city of Cincinnati from payment of rental provided for in leases of part of the Miami and Erie canal executed under authority of the act passed May 15th, 1911 (102 Ohio Laws), and the act passed May 17, 1915 (106 Ohio Laws), until such time as it commences operation of the facilities and utilities authorized to be constructed upon, in, under and above the same.



**H. B. No. 179** — Mr. Kreider.

To amend sections 7773 and 12979 of the General Code, relating to enforcing the truancy law.

**H. B. No. 180** — Mr. Graham, of Licking.

To provide a pension fund for persons long employed in state institutions and to provide for the retirement of such persons on part pay.

**H. B. No. 181** — Mr. Gordon, of Logan.

To amend section 7831 of the General Code, relative to education qualifications of teachers.

**H. B. No. 182** — Mr. Gordon, of Logan.

To amend sections 4744-2, 7654-1, 7654-2, 7654-3, 7654-4 and 7654-5 of the General Code, relative to county normal schools.

**H. B. No. 183** — Mr. Pugh.

To regulate private employment agencies and to repeal sections 886, 887, 888, 889, 890, 891, 892, 893, 894, 895 and 896 of the General Code.

**H. B. No. 184** — Mr. Huber.

To supplement section 2935 of the General Code by the enactment of supplemental section 2935-1, relative to the allowance of the chairman of the soldiers' relief committee when filing his report.

**H. B. No. 185** — Mr. McFarland.

To amend section 12614-1 of the General Code, relative to the control of headlights on motor vehicles.

**H. B. No. 186** — Mr. Johnston.

To further supplement section 7644 and to supplement section 7691 by the enactment of sections 7644-2 and 7691-1 of the General Code, relative to the establishment of supplementary or continuation schools in village and rural districts.

**H. B. No. 187** — Mr. Hinchey.

To amend section 13049 of the General Code, relative to showing moving pictures on Sunday.

**H. B. No. 188** — Mr. Cable.

To amend section 286 of the General Code providing for the enforcement of the findings of the Bureau of Inspection and Supervision of Public Offices.

**H. B. No. 189** — Mr. Hoover.

To amend sections 3059, 3060, 3061, 3062, 3063, 3064, 3065 and 3068 and to add supplemental sections 3067-1 and 3068-1 of the General Code, relating to the construction and maintenance of a county memorial building to commemorate the services of the soldiers, sailors, marines and pioneers of the several counties of the state.

**H. B. No. 190** — Mr. Dunn.

To amend section 9618 of the General Code of Ohio, relating to liabilities of mutual live stock insurance associations.

On motion of Mr. Beetham the House then reverted to the third order of business, being reports of standing committees.

Mr. Scott submitted the following report:

The standing committee on Judiciary, to which was referred

**H. B. No. 116** — Mr. McCoy, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
JOS. BACKOWSKI,  
H. T. ROBINS,  
CHARLES H. FOUTS,  
D. ALLEN BOND,

A. LEE BEATY,  
H. H. GRISWOLD,  
MILTON CLARK,  
J. S. MILLER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Judiciary, to which was referred

**H. B. No. 123** — Mr. Beaty, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 10 strike out the word "have" and in lieu thereof insert the words "be charged with".

Also in line 10 after the word "lien" insert "and where no suit is filed in order to charge the party with liability actual notice shall be given by the attorney to the party against whom such claim or demand has been made."

A. LEE BEATY,  
DAVID H. SCOTT,  
CHARLES H. FOUTS,  
GEO. S. MYERS,

H. H. GRISWOLD,  
W. W. STOKES,  
MILTON CLARK,  
D. ALLEN BOND.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Backowski submitted the following report:

The standing committee on Judiciary, to which was referred

**H. B. No. 138** — Mr. Myers, having had the same under consideration, reports it back and recommends its passage.

GEO. S. MYERS,  
CHARLES H. FOUTS,  
H. T. ROBINS,  
DAVID H. SCOTT,  
D. ALLEN BOND,

A. LEE BEATY,  
H. H. GRISWOLD,  
W. W. STOKES,  
MILTON CLARK,  
JOS. S. BACKOWSKI.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoover submitted the following report:

The standing committee on Judiciary, to which was referred

**H. B. No. 87** — Mr. Hoover, having had the same under consideration, reports it back, and recommends its passage.

MILTON CLARK,  
CHARLES H. FOUTS,  
J. S. MILLER,  
GEO. S. MYERS,  
JOS. S. BACKOWSKI,  
DAVID H. SCOTT,

A. LEE BEATY,  
H. H. GRISWOLD,  
H. T. ROBINS,  
W. W. STOKES,  
K. E. HOOVER,  
D. ALLEN BOND.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 66** — Mr. Comings, having had the same under consideration, reports it back, and recommends its passage.

HARRY L. FEDERMAN,  
HARRY MOYER,  
DOW W. HARTER,  
WM. L. HUGHES,

SYLVESTER SPIDEL,  
W. E. WENNER,  
H. B. MADDEN,  
CHAS. S. KAY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 17** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
HARRY MOYER,  
DOW W. HARTER,  
WM. L. HUGHES,

SYLVESTER SPIDEL,  
CHAS. S. KAY,  
W. E. WENNER,  
H. B. MADDEN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 12** — Mr. Wiest.

Relative to petitioning Congress to take action for the suppression of Spanish Influenza.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 13** — Mr. Talley.

Relative to providing for a survey and study of hospital facilities by the state department of health.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:



**H. J. R. No. 21** — Mr. Griswold.

Relative to enrolling **H. J. R. No. 20** in typewriting.

Attest:

W. E. HALLEY,  
Clerk.

**5:10 o'clock p. m.**

On motion of Mr. Jones, of Hamilton, the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, February 5, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio. The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being consideration of amendments made by the senate.

Mr. McCoy arose to a question of privilege, and asked that his vote be corrected on **S. J. R. No. 8** — Mr. Kryder. His name being called, Mr. McCoy voted "no".

The House then passed to the second order of business, being bills for third reading.

**H. B. No. 102** — Mr. Miller, of Stark, was taken up.

Mr. Miller, of Stark, moved that said bill be recommitted to the committee on Judiciary.

The motion was agreed to and the bill was so committed.

**H. B. No. 40** — Mr. Thompson, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Thompson moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 40 strike out the numeral "5" and insert in lieu thereof the numeral "6".

The motion was agreed to, and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 103, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cable	Dildine,	Graham,
Atkinson,	Carpenter	Dodge,	of Licking,
Backowski,	Carson,	Drury,	Graham,
Baker,	Chester,	Dunspaugh,	of Muskingum,
Barnes,	Clark,	Emery,	Green,
Beaty,	Cochran,	Entemann,	Greve,
Beetham,	Comings,	Evans,	Griswold,
Benner,	Cookston,	Faris,	Halstead,
Bing,	Copeland,	Federman,	Harter,
Bishop,	Cowan,	Foster,	Hastings,
Blauser,	Crabbe,	Fouts,	Hatch,
Bliss,	Crosser,	Freeman,	Hoover,
Brach,	Davis,	Gordon, of Brown,	Hopple,
Brown,	Delehanty,	Gordon, of Logan,	Huber,
Burns,	Denune,	Gorrell,	Hughes,

Those voting in the affirmative are: Messrs. — Concluded.

Johnston,	Madden,	Russell,	Taylor,
Jones, of <b>Hamilton</b> ,	Matthews,	Schelhorn,	Thompson,
Kay,	Miller, of <b>Fulton</b> ,	Scott,	Walsh,
Kilbane,	Miller, of <b>Stark</b> ,	Shy,	Waterston,
Kreider,	Moyer,	Silver,	Weaver,
Lawyer	Mulcahy,	Smith,	Wenner,
Lentz,	Myers,	Spidel,	Wiest,
Luchsinger,	Pugh,	Stokes,	Wildermuth,
Lustig,	Reynolds, <b>Tom</b> ,	Stump,	Winter,
Lytle,	Robins,	Swedersky,	Wise,
McCoy,	Robinson,	Talley,	York—103.
McKay,			

So the bill passed. The title was agreed to.

**H. B. No. 30** — Mr. Miller, of Stark, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Miller, of Stark, moved to amend as follows:

In line 9 change "cuonty" to "county."

In line 12 insert the words "payable monthly" after the word "annum."

In line 14 insert the words "payable monthly" after the word "annum."

After the syllable "ship" in line 20 insert the word "of."

After the period in line 25 insert "Such election shall be held and conducted and returns thereof made as in case of the election of city and judicial officers."

In line 47 change "recession" to "rescission."

In line 94 change "not" to "nor."

In line 149 after the word "publication" insert "or in case of foreign service."

In line 153 after the word "by" insert "the common pleas court or."

In line 202 change "cases" to "causes," and after the word "court" insert "both civil and criminal."

In line 203 strike out all after the comma after the word "unless."

In line 204 after the word "jury" strike out the word "shall" and insert the word "trial"; and after the word "demanded" strike out "in writing"; after the word "by" strike out "either" and insert "a"; after the word "party" strike out the words "to the action," and insert "entitled to the same. The time for making a demand for a jury in civil cases may be fixed and limited by rule of court. In all criminal cases, in which the accused is entitled to a jury trial, a demand for a jury trial must be made by the accused before the court shall proceed to inquire into the merits of the cause, otherwise a jury shall be deemed to be waived and the cause shall be tried by the court."

After the period in line 336 strike out the rest of line.

Strike out all of line 337 and insert in lieu thereof the following: "Such election shall be held and conducted and returns thereof made as in case of the election of city officers. Council shall provide such deputy clerks as may be necessary, and fix their term of office, duties, and compensation. The deputy clerks provided for shall be appointed by the municipal judge."

In line 358 after the word "designated" insert "by council".

In line 393 strike out the word "clerk" and insert "auditor".

In line 404 change the word "cost" to "costs".

In line 430 change the word "prosecutor" to "prosecutors".

In line 438 after the word "same" where it appears the first time insert the word "monthly".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 109, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Harter,	Moyer,
Atkinson,	Crosser,	Hastings,	Mulcahy,
Backowski,	Davis,	Hatch,	Myers,
Baker,	Denune,	Hinchey,	Pearson,
Banker,	Dildine,	Hooley,	Pugh,
Barnes,	Dodge,	Hoover,	Reynolds, Tom,
Beaty,	Drury,	Hopple,	Robins,
Beetham,	Dunspaugh,	Huber,	Robinson,
Benner,	Emery,	Hughes,	Russell,
Besaw,	Entemann,	Johnston,	Scott,
Bing,	Evans,	Jones, of Hamilton,	Shy,
Bishop,	Faris,	Kay,	Silver,
Blauser,	Federman,	Kilbane,	Smith,
Bliss,	Foster,	Kreider,	Spidel,
Brach,	Fouts,	Lawyer,	Stokes,
Brown,	Freeman,	Lentz,	Stump,
Bryson	Gardner,	Lonz,	Swedersky,
Burns,	Gordon, of Brown,	Luchsinger,	Talley,
Cable	Gordon, of Logan,	Lustig,	Taylor,
Carpenter	Gorrell,	Lytle,	Thompson,
Carson,	Graham,	McCoy,	Walsh,
Chester,	of Licking,	McFarland,	Waterston,
Clark,	Graham,	McKay,	Weaver,
Cochrun,	of Muskingum,	Madden,	Wildermuth,
Comings,	Green,	Matthews,	Winter,
Cookston,	Greve,	Miller, of Fulton,	Wise,
Copeland,	Griswold,	Miller, of Stark,	York—109.
Cowan,	Halstead,	Morris,	

Mr. Schelhorn voted in the negative.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 60** — Mr. Kreider, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays 61, as follows:

Those voting in the affirmative are: Messrs.

Bing,	Graham,	McCoy,	Russell,
Bryson	of Licking,	Matthews,	Shy,
Comings,	Green,	Miller, of Fulton,	Stump,
Cookston,	Griswold,	Mulcahy,	Talley,
Dunspaugh,	Hopple,	Myers,	Taylor,
Evans,	Kreider,	Pugh,	Waterston,
Fouts,	Lustig,	Reynolds, Tom,	Weaver—30.
Freeman,	Lytle,	Robinson,	

Those voting in the negative are: Messrs.

Alban,	Benner,	Carpenter	Crosser,
Atkinson,	Bishop,	Carson,	Davis,
Backowski,	Blauser,	Chester,	Delehanty,
Baker,	Bliss,	Cochrun,	Denune,
Banker,	Bond,	Cowan,	Dildine,
Barnes,	Cable	Crabbe,	Dodge,



Those voting in the negative are: Messrs. — Concluded.

Emery,	Harter,	Lawyer	Smith,
Entemann,	Hastings,	Lentz,	Stokes,
Federman,	Hinchey,	Lonz,	Swedersky,
Foster,	Hooley,	Luchsinger,	Thompson,
Gordon, of Brown,	Huber,	Morris,	Walsh,
Gordon, of Logan,	Hughes,	Moyer,	Wiest,
Gorrell,	Johnston,	Reynolds, Jas. A.,	Wildermuth,
Graham,	Jones, of Hamilton,	Schelhorn,	Wise,
of Muskingum,	Kay,	Silver,	York—61.
Greve,	Kilbane,		

So the bill, not having received a constitutional majority, was lost.

**Am. H. B. No. 25** — Mr. Barnes, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Barnes moved to amend **H. B. No. 25** — Mr. Barnes, as follows:

Strike out all amendments made to said bill, by the House; in line 4, after the word, "the," insert the word, "last;" in line 8 after the word "the" insert the word "last;" in line 11, strike out the asterisks; in line 22, substitute the word, "or" for the word "to;" in line 23, after the numerals, "1920," add asterisks.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Banker moved that **Am. H. B. No. 25** — Mr. Barnes, as amended be recommitted to the committee on Common Schools.

The motion was agreed to and the bill so committed.

**Am. H. B. No. 5** — Mr. Hooley, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Hooley moved that said bill be recommitted to the committee on Common Schools.

The motion was agreed to and the bill was so committed.

**Am. H. B. No. 22** — Mr. Evans, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 111, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cable	Entemann,	Hastings,
Atkinson,	Carpenter	Evans,	Hatch,
Backowski,	Carson,	Faris,	Hinchey,
Baker,	Chester,	Federman,	Hooley,
Banker,	Cochrun,	Foster,	Hoover,
Barnes,	Comings,	Fouts,	Hopple,
Beaty,	Cookston,	Freeman,	Huber,
Benner,	Copeland,	Gardner,	Hughes,
Besaw,	Cowan,	Gordon, of Brown,	Johnston,
Ping,	Crabbe,	Gordon, of Logan,	Jones, of Hamilton,
Bishop,	Crosser,	Gorrell,	Kay,
Blauser,	Davis,	Graham,	Kilbane,
Bliss,	Delehanty,	of Licking,	King,
Bond,	Denune,	Graham,	Kreider,
Bonser,	Dildine,	of Muskingum,	Lawyer
Brach,	Dodge,	Green,	Lentz,
Brown,	Drury,	Greve,	Lonz,
Bryson,	Dunsbaugh,	Griswold,	Luchsinger,
Burns,	Emery,	Harter,	Lustig,

Those voting in the affirmative are: Messrs. — Concluded.

Lytle,	Moyer,	Schelhorn,	Taylor,
McCoy,	Mulcahy,	Scott,	Thompson,
McFarland,	Myers,	Shy,	Walsh,
McKay,	Pearson,	Silver,	Waterston,
Madden,	Pugh,	Smith,	Weaver,
Matthews,	Reynolds, Tom,	Spidel,	Wenner,
Miller, of Fulton,	Robins,	Stokes,	Wiest,
Miller, of Stark,	Robinson,	Stump,	Wildermuth,
Morris,	Russell,	Swedersky,	Wise,
			York—111.

So the bill passed.

The title was agreed to.

**H. B. No. 110** — Mr. Stokes, was taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 104, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Hatch,	Moyer,
Atkinson,	Denune,	Hinchey,	Mulcahy,
Backowski,	Dildine,	Hooley,	Myers,
Baker,	Dodge,	Hoover,	Pearson,
Barnes,	Drury,	Hopple,	Pugh,
Beaty,	Emery,	Huber,	Reynolds, Tom,
Benner,	Entemann,	Hughes,	Robins,
Besaw,	Evans,	Johnston,	Robinson,
Ring,	Faris,	Jones, of Hamilton,	Russell,
Bishop,	Federman,	Kay,	Schelhorn,
Blauser,	Foster,	Kilbane,	Scott,
Bliss,	Fouts,	King,	Shy,
Bond,	Freeman,	Kreider,	Silver,
Bonser,	Gardner,	Lawyer,	Smith,
Brach,	Gordon, of Brown,	Lentz,	Spidel,
Brown,	Gordon, of Logan,	Lonz,	Stokes,
Burns,	Gorrell,	Luchsinger,	Stump,
Cable	Graham,	Lustig,	Swedersky,
Carpenter	of Licking,	Lytle,	Walsh,
Carson,	Graham,	McCoy,	Waterston,
Chester,	of Muskingum,	McFarland,	Weaver,
Cochrun,	Green,	McKay,	Wenner,
Comings,	Greve,	Madden,	Wiest,
Cookston,	Griswold,	Matthews,	Wildermuth,
Copeland,	Halstead,	Miller, of Fulton,	Wise,
Cowan,	Harter,	Morris,	York—104.
Davis,	Hastings,		

So the bill passed.

The title was agreed to.

**H. B. No. 31** — Mr. Cable, was taken up and read the third time.

Mr. Greve moved to amend as follows:

In line 3 after the word "population" insert "and for each additional 75,000 population there shall be an additional public convenience station in such place or places as directed by the local board of health or common council".

The motion was not agreed to.

The question recurring "Shall the bill pass?"

Mr. Cowan moved to amend as follows:

In line 3 strike out the word "five" and insert the word "fifteen".

The motion was agreed to and the bill was so amended.

The question recurring "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 77, nays 29, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Halstead,	Pearson,
Backowski,	Dildine,	Hooley,	Robins,
Banker,	Davis,	Hoover,	Robinson,
Barnes,	Dodge,	Hopple,	Russell,
Beaty,	Emery,	Hughes,	Scott,
Beetham,	Entemann,	Johnston,	Shy,
Benner,	Evans,	Kay,	Silver,
Besaw,	Faris,	Kilbane,	Smith,
Bing,	Fouts,	King,	Spidel,
Bliss,	Freeman,	Kreider,	Stokes,
Bonser,	Gardner,	Lawyer	Swedersky,
Bryson	Gordon, of Brown,	Lonz,	Talley,
Cable	Gordon, of Logan,	Luchsinger,	Taylor,
Carpenter	Gorrell,	McCoy,	Thompson,
Carson,	Graham,	McKay,	Walsh,
Chester,	of Licking,	Madden,	Waterston,
Comings,	Graham,	Matthews,	Weaver,
Cookston,	of Muskingum,	Miller, of Fulton,	Wenner,
Copeland,	Green,	Morris,	Wise—77.
Crabbe,	Griswold,	Myers,	

Those voting in the negative are: Messrs.

Atkinson,	Cowan,	Hatch,	Pugh,
Baker,	Delehanty,	Hinchey,	Reynolds, Jas. A.,
Bishop,	Denune,	Huber,	Reynolds, Tom,
Biauser,	Drury,	Lentz,	Schelhorn,
Bond,	Foster,	McFarland,	Stump,
Brach,	Harter,	Moyer,	Wildermuth,
Burns,	Hastings,	Mulcahy,	York—29.
Cochrun,			

So the bill passed.

The title was agreed to.

**H. J. R. No. 15** — Mr. Beetham, was taken up.

The question being "Shall the resolution be adopted?"

Mr. Beetham moved to amend as follows:

Add to the resolution: "Fourth. That a copy of this resolution be sent to each member of the Ohio delegation in congress."

The motion was agreed to and the resolution was so amended.

The question recurring "Shall the resolution be adopted?"

Mr. Lustig moved to amend as follows:

Strike out all before line 11.

The motion was not agreed to.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 104, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bishop,	Carson,	Drury,
Atkinson,	Blauser,	Chester,	Dunspaugh,
Backowski,	Bliss,	Clark,	Emery,
Baker,	Bond,	Cochrun,	Entemann,
Banker,	Bonser,	Comings,	Evans,
Barnes,	Brach,	Cookston,	Federman,
Beaty,	Brown,	Copeland,	Foster,
Beetham,	Bryson	Davis,	Fouts,
Benner,	Burns,	Delehanty,	Freeman,
Besaw,	Cable	Dildine,	Gordon, of Brown,
Bing,	Carpenter	Dodge,	Gordon, of Logan,



Those voting in the affirmative are: Messrs. — Concluded.

Gorrell,	Hughes,	Morris,	Spidel,
Graham,	Jones, of Hamilton,	Moyer,	Stokes,
of Licking,	Kay,	Mulcahy,	Stump,
Graham,	Kilbane,	Myers,	Talley,
of Muskingum,	King,	Pearson,	Taylor,
Green,	Kreider,	Pugh,	Thompson,
Greve,	Lawyer	Reynolds, Jas. A.,	Walsh,
Griswold,	Lentz,	Robins,	Waterston,
Halstead,	Luchsinger,	Robinson,	Weaver,
Hastings,	Lytle,	Russell,	Wenner,
Hatch,	McCoy,	Schelhorn,	Wiest,
Hinchey,	McFarland,	Scott,	Wildermuth,
Hooley,	McKay,	Shy,	Winter,
Hoover,	Madden,	Silver,	Wise,
Hopple,	Matthews,	Smith,	York—104.
Huber,	Miller, of Fulton,		

Mr. Lustig voted in the negative.

So the resolution was adopted.

**H. B. No. 116** — Mr. McCoy, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Hooley,	Robinson,
Atkinson,	Dodge,	Hoover,	Russell,
Baker,	Drury,	Hopple,	Schelhorn,
Beaty,	Emery,	Johnston,	Scott,
Beetham,	Evans,	Jones, of Hamilton,	Shy,
Benner,	Federman,	Kay,	Silver,
Besaw,	Foster,	Kreider,	Smith,
Bing,	Freeman,	Lawyer	Spidel,
Bishop,	Gardner,	Lentz,	Stump,
Blauser,	Gordon, of Brown,	Luchsinger,	Swedersky,
Bond,	Gordon, of Logan,	McCoy,	Talley,
Bonser,	Gorrell,	McFarland,	Taylor,
Brach,	Graham,	McKay,	Thompson,
Burns,	of Licking,	Madden,	Walsh,
Carson,	Graham,	Matthews,	Waterston,
Chester,	of Muskingum,	Miller, of Fulton,	Weaver,
Clark,	Green,	Morris,	Wenner,
Cochrun,	Greve,	Moyer,	Wiest,
Comings,	Griswold,	Myers,	Wildermuth,
Cookston,	Halstead,	Pearson,	Winter,
Copeland,	Hastings,	Pugh,	Wise,
Davis,	Hatch,	Robins,	York—88.
Delehanty,	Hinchey,		

So the bill passed The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **S. J. R. No. 8** — Mr. Kryder, relative to mileage, and herewith returns said joint resolution.

Attest:

W. E. HALLEY,  
Clerk.

On motion of Mr. Beetham the House then passed to the third order of business, being resolutions laid over under rule 89.

**S. J. R. No. 18** — Mr. O'Brien, was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 75, nays 4, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Emery,	Hatch,	Moyer,
Baker,	Entemann,	Hinchey,	Mulcahy,
Beaty,	Evans,	Hooley,	Pugh,
Beetham,	Faris,	Hoover,	Reynolds, Jas. A.,
Benner,	Federman,	Hopple,	Robinson,
Besaw,	Foster,	Johnston,	Schelhorn,
Bing,	Fouts,	Jones, of Hamilton,	Scott,
Bishop,	Freeman,	Kilbane,	Silver,
Blauser,	Gardner,	King,	Stump,
Bonser,	Gordon, of Logan,	Kreider,	Swedersky,
Brach,	Gorrell,	Lentz,	Talley,
Burns,	Graham,	Lonz,	Taylor,
Clark,	of Licking,	Luchsinger,	Thompson,
Cochrun,	Graham,	Lytle,	Walsh,
Comings,	of Muskingum,	McCoy,	Wenner,
Crabbe,	Green,	McFarland,	Wiest,
Crosser,	Greve,	Matthews,	Wildermuth,
Delehanty,	Griswold,	Miller, of Fulton,	Wise,
Dildine,	Halstead,	Morris,	York—75.
Drury,			

Those voting in the negative are: Messrs. Alban, Bond, Lustig and Madden — 4.

So the resolution was adopted.

**S. J. R. No. 19** — Mr. Busbey, was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hooley,	Robinson,
Atkinson,	Delehanty,	Hoover,	Russell,
Banker,	Denune,	Huber,	Schelhorn,
Beaty,	Dildine,	Johnston,	Scott,
Beetham,	Drury,	Kay,	Shy,
Benner,	Emery,	Kreider,	Silver,
Besaw,	Entemann,	Lawyer,	Smith,
Bing,	Evans,	Lentz,	Spidel,
Blauser,	Federman,	Lonz,	Stokes,
Bliss,	Fouts,	Luchsinger,	Stump,
Bond,	Freeman,	Lytle,	Swedersky,
Bonser,	Gardner,	McCoy,	Talley,
Brach,	Gordon, of Brown,	McFarland,	Taylor,
Brown,	Gordon, of Logan,	Madden,	Walsh,
Burns,	Graham,	Matthews,	Waterston,
Carson,	of Licking,	Miller, of Fulton,	Weaver,
Chester,	Green,	Morris,	Wenner,
Clark,	Greve,	Moyer,	Wiest,
Cochrun,	Griswold,	Mulcahy,	Wildermuth,
Comings,	Halstead,	Myers,	Winter,
Cookston,	Hatch,	Pugh,	Wise,
Crabbe,	Hinchey,	Reynolds, Jas. A.,	York—88.
Crosser,			

So the resolution was adopted.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 22** — Mr. Whittemore.

Relative to petitioning the United States Senators from Ohio to support the Federal Amendment as to woman suffrage.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once. The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 79, nays 31, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochran,	Graham,	McKay,
Atkinson,	Comings,	of Muskingum,	Matthews,
Eaker,	Cookston,	Green,	Miller, of Fulton,
Barnes,	Copeland,	Griswold,	Morris,
Beetham,	Crabbe,	Halstead,	Myers,
Benner,	Crosser,	Hatch,	Pugh,
Besaw,	Davis,	Hooley,	Reynolds, Jas. A.,
King,	Denune,	Hopple,	Reynolds, Tom,
Blauser,	Dildine,	Huber,	Robins,
Bliss,	Dodge,	Hughes,	Robinson,
Bond,	Drury,	Johnston,	Russell,
Bonser,	Emery,	Kay,	Silver,
Brach,	Faris,	King,	Spidel,
Brown,	Foster,	Kreider,	Stump,
Bryson,	Fouts,	Lawyer	Talley,
Burns,	Freeman,	Lentz,	Taylor,
Carpenter,	Gordon, of Logan,	Lustig,	Waterston,
Carson,	Gorrell,	Lytle,	Weaver,
Chester,	Graham,	McCoy,	Wenner,
Clark,	of Licking,	McFarland,	Wildermuth,
			Wise—79.

Those voting in the negative are: Messrs.

Backowski,	Evans,	Kilbane,	Shy,
Banker,	Federman,	Lonz,	Smith,
Beaty,	Gardner,	Luchsinger,	Swedersky,
Bishop,	Gordon, of Brown,	Madden,	Thompson,
Cowan,	Greve,	Moyer,	Walsh,
Delehanty,	Hastings,	Mulcahy,	Winter,
Dunspaugh,	Hinchey,	Schelhorn,	York—31.
Entemann,	Hoover,	Scott,	

So the resolution was adopted.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the Committee of Conference relative to **S. B. No. 1** — Mr. Jones, of Franklin.

Attest:

W. E. HALLEY,  
Clerk.



On motion of Mr. Beetham the House then passed to the fourth order of business, being reports of standing committees.

Mr. Johnston submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 114** — Mr. Johnston, having had the same under consideration, reports it back and recommends its passage.

C. W. McFARLAND,  
J. H. T. GORDON,  
HENRY A. HATCH,  
C. M. DRURY,  
J. L. COCHRAN,  
FRANK L. LYTLE,  
C. K. MILLER,  
HERMAN SHY,

FRED HUBER,  
MINOR K. JOHNSTON,  
ISRAEL M. BLAUSER,  
MIKE WALSH,  
HARRY D. SILVER,  
IRWIN HALSTEAD,  
W. B. BRYSON,  
JOHN H. CHESTER,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Brown submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 146** — Mr. Myers, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 at the beginning of the line insert the letter "H" between the words "John" and "Brown", and also near the end of the line insert the letter "H" between "John" and "Brown".

In line 7 add "H" after the word "John".

C. W. KING,  
JAS A. REYNOLDS,  
FRANK C. WISE,  
HARRY F. BROWN,  
FRANCIS M. THOMPSON,  
JOHN COWAN,  
DOW W. HARTER,

HARRY McKAY,  
E. M. CROSSER,  
H. M. CARPENTER,  
HARRY L. FEDERMAN,  
D. W. BESAW,  
C. W. McFARLAND,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hinchey submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 64** — Mr. Graham, of Licking, having had the same under consideration, reports it back, and recommends its passage.

J. S. MILLER,  
CHAS. H. FOUTS,  
C. F. McCOY,  
F. A. HINCHEY,

JOSEPH LUSTIG,  
GEO. F. GREVE,  
WM. L. HUGHES,  
JOSEPH R. GARDNER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gardner submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 121** — Mr. Thompson, having had the same under consideration, reports it back and recommends its passage.

J. S. MILLER,  
CHAS. H. FOUTS,  
C. F. McCOY,  
F. A. HINCHEY,

JOSEPH LUSTIG,  
GEO. F. GREVE,  
WM. L. HUGHES,  
JOSEPH R. GARDNER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Comings submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 16** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

W. B. BRYSON,  
JAMES A. GREEN,  
R. B. CARSON,  
F. L. WATERSTON,  
H. H. GRISWOLD,

JOHN H. CHESTER,  
CHARLES W. GORDON,  
HARRY D. SILVER,  
W. R. COMINGS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kreider submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 58** — Mr. Scott, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

After the word "resident" in line 8 add the following: "and it shall be the duty of the probate judge of the county in which such marriages were solemnized to record on his marriage records the certificates of such marriages which may hereafter be filed with him, upon the payment of a fee of fifty cents for each certificate."

DAVID H. SCOTT,  
F. S. ROBINSON,  
W. A. RUSSELL,

JOHN J. KILBANE,  
CHAS. F. KREIDER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Russell submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 12** — Mr. Blauser, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended,

In line 10, strike out the word "and" between the words "veterans and veterans." After the figures 1918 add, "and honorably retired officers of the Ohio National Guard."

DAVID H. SCOTT,  
F. S. ROBINSON,  
W. A. RUSSELL,

W. E. ENTEMANN,  
JOHN J. KILBANE,  
CHAS. F. KREIDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Robinson submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 124** — Mr. Gardner, having had the same under consideration, reports it back and recommends its passage.

CHAS. F. KREIDER,  
JOHN J. KILBANE,  
W. A. RUSSELL,

F. S. ROBINSON,  
DAVID H. SCOTT.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lytle submitted the following report:

The joint committees of Conference to which were referred the matters of difference between the two houses on **S. B. No. 1** — Mr. Jones, reports as follows:

Having had the matter under consideration said joint committee of Conference recommends to the respective Houses that the amendment to Senate bill No. 1 made by the House by inserting in lines 29 and 30 of the bill the words, "Seventy-five thousand six hundred thirty-two and sixty-nine one hundredths dollars", instead of the words "Fifty-five thousand dollars", and inserting in line 17 of the bill the word "Governor" instead of the word "Auditor", be concurred in.

E. J. HOPPLE,  
RUPERT BEETHAM,  
FRANK L. LYTLE,

Managers on the part of the House.

GEO. D. JONES,  
H. W. DAVIS.

Managers on the part of the Senate.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 85, nays 19, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Gardner,	Lawyer
Atkinson,	Clark,	Gordon, of Brown,	Lentz,
Backowski,	Cochran,	Gordon, of Logan,	Lonz,
Baker,	Comings,	Gorrell,	Lustig,
Banker,	Copeland,	Graham,	Lytle,
Barnes,	Crosser,	of Muskingum,	McKay,
Beetham,	Davis,	Green,	Madden,
Benner,	Delehanty,	Greve,	Miller, of Fulton,
Besaw,	Dildine,	Griswold,	Miller, of Stark,
Bing,	Dodge,	Halstead,	Morris,
Bishop,	Dunspaugh,	Hastings,	Moyer,
Blauser,	Emery,	Hoover,	Mulcahy,
Pliss,	Entemann,	Hopple,	Myers,
Bond,	Evans,	Hughes,	Pugh,
Bonser,	Federman,	Johnston,	Russell,
Brach,	Foster,	Jones, of Hamilton,	Schelhorn,
Brown,	Fouts,	Kay,	Scott,
Bryson	Freeman,	Kilbane,	Shy,



Those voting in the affirmative are: Messrs. — Concluded.

Silver,	Stump,	Wenner,	Winter,
Smith,	Swedersky,	Wiest,	Wise,
Spidel,	Thompson,	Wildermuth,	York—85.
Stokes,	Walsh,		

Those voting in the negative are: Messrs.

Beaty,	Denune,	King,	Robinson,
Burns,	Drury,	Kreider,	Talley,
Carpenter,	Hatch,	McCoy,	Waterston,
Carson,	Hooley,	McFarland,	Weaver—19.
Cookston,	Huber,	Matthews,	

So the report of the committee of Conference was agreed to.

Mr. Crabbe moved that the committee on Judiciary be discharged from further consideration of **House Bills Nos. 3, 48, 49, 50 and 90** and that said bills be referred to the committee on German Propaganda.

The motion was agreed to and said bills were so referred.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with and the following bills were read the second time by their titles and referred as follows:

**H. B. No. 170** — Mr. Cochrun.

To the committee on County Affairs.

**H. B. No. 171** — Mr. Baker.

To the committee on Common Schools.

**H. B. No. 172** — Mr. Hooley.

To the committee on Fish Culture and Game.

**H. B. No. 173** — Mr. Lustig.

To the committee on Labor.

**H. B. No. 174** — Mr. Smith.

To the committee on Labor.

**H. B. No. 175** — Mr. Greve.

To the committee on Labor.

**H. B. No. 176** — Mr. Talley.

To the committee on Public Health.

**H. B. No. 177** — Mr. Denune.

Mr. Thompson moved that said bill be referred to the joint committee on Taxation.

The motion was agreed to and the bill was so referred.

**H. B. No. 178** — Mr. Federman.

To the committee on Cities.

**H. B. No. 179** — Mr. Kreider.

To the committee on Common Schools.

**H. B. No. 180** — Mr. Graham, of Licking.

To the committee on Benevolent and Penal Institutions.

**H. B. No. 181** — Mr. Gordon, of Logan.

To the committee on Common Schools.

**H. B. No. 182** — Mr. Gordon, of Logan.

To the committee on Universities and Colleges.

**H. B. No. 183** — Mr. Pugh.

To the committee on Labor.

**H. B. No. 184** — Mr. Huber.

To the committee on Soldiers' and Sailors' Orphans Home.

**H. B. No. 185** — Mr. McFarland.

To the committee on Agriculture.

**H. B. No. 186** — Mr. Johnston.

To the committee on Common Schools.

**H. B. No. 187** — Mr. Hinchey.

Mr. Gordon, of Logan, moved that said bill be referred to the committee on Liquor Traffic and Temperance. The motion was not agreed to and said bill was referred to the committee on Cities.

**H. B. No. 188** — Mr. Cable.

To the committee on Codes, Courts and Procedure.

**H. B. No. 189** — Mr. Hoover.

To the committee on Judiciary.

**H. B. No. 190** — Mr. Dunn.

To the committee on Insurance.

**4:25 o'clock p. m.**

On motion of Mr. Fouts the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, February 6, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being consideration of amendments made by the senate.

There being no amendments for consideration the house then passed to the second order of business, being bills for third reading.

**H. B. No. 123** — Mr. Beaty, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Beaty moved to amend as follows:

In line 9 strike out the word "defendant" and in lieu thereof insert the words "judgment debtor".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 69, nays 22, as follows:

Those voting in the affirmative are: Messrs.

Alban,  
Backowski,  
Baker,  
Barnes,  
Beaty,  
Benner,  
Besaw,

Bing,  
Blauser,  
Bend,  
Bonser,  
Cable,  
Carpenter,  
Carson,

Chester,  
Clark,  
Cochrun,  
Comings,  
Copeland,  
Crabbe,  
Davis,

Delehanty,  
Dildine,  
Drury,  
Dunspaugh,  
Evans,  
Faris,  
Federman,

Those voting in the affirmative are: Messrs.—Concluded.

Fouts,	Hinchey,	Mulcahy,	Stokes,
Freeman,	Hoover,	Myers,	Swedersky,
Gardner,	Johnston,	Pugh,	Talley,
Gordon, of Brown,	Lawyer,	Reynolds, Jas. A.,	Taylor,
Gordon, of Logan,	Luchsinger,	Robinson,	Thompson,
Gorrell,	Lytle,	Russell,	Waterston,
Graham,	McCoy,	Schelhorn,	Wenner,
of Muskingum,	McFarland,	Scott,	Wiest,
Green,	McKay,	Smith,	Winter,
Griswold,	Miller, of Fulton,	Spidel,	Wise—69.
Hatch,	Morris,		

Those voting in the negative are: Messrs.

Atkinson,	Graham,	Hopple,	Madden,
Bishop,	of Licking,	Kilbane,	Matthews,
Brown,	Greve,	King,	Moyer,
Cowan,	Harter,	Lentz,	Reynolds, Tom,
Denune,	Hastings,	Lonz,	Weaver,
	Hooley,	Lustig,	York—22.

So the bill passed.

The title was agreed to.

The speaker introduced to the house Mr. J. Horner, member of the English Parliament, who made an interesting address.

**H. B. No. 138** — Mr. Myers, was taken up and read the third time.

The question being, "Shall the bill pass?"

On motion of Mr. Myers, said bill was indefinitely postponed.

**H. B. No. 87** — Mr. Hoover, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 104, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Greve,	Pearson,
Backowski,	Crabbe,	Griswold,	Pugh,
Baker,	Crosser,	Harter,	Reynolds, Jas. A.,
Banker,	Davis,	Hastings,	Reynolds, Tom,
Barnes,	Delehanty,	Hatch,	Robins,
Beaty,	Denune,	Hinchey,	Robinson,
Beetham,	Dildine,	Hoover,	Russell,
Benner,	Dodge,	Hopple,	Schelhorn,
Besaw,	Drury,	Huber,	Scott,
Billingslea,	Dunspaugh,	Hughes,	Shy,
Bing,	Emery,	Johnston,	Silver,
Bishop,	Entemann,	Jones, of Hamilton,	Smith,
Blauser,	Evans,	Kilbane,	Spidel,
Bliss,	Faris,	King,	Stokes,
Bond,	Federman,	Lawyer,	Stump,
Bonser,	Foster,	Lentz,	Swedersky,
Brach,	Fouts,	Lonz,	Talley,
Brown,	Freeman,	Luchsinger,	Taylor,
Bryson,	Gardner,	Lytle,	Thompson,
Cable,	Gordon, of Brown,	McKay,	Walsh,
Carpenter,	Gordon, of Logan,	Madden,	Waterston,
Chester,	Gorrell,	Miller, of Fulton,	Weaver,
Clark,	Graham,	Miller, of Stark,	Wiest,
Cochran,	of Licking,	Morris,	Wildermuth,
Comings,	Graham,	Moyer,	Winter,
Cookston,	of Muskingum,	Myers,	York—104.
Copeland,	Green,		



Those voting in the negative are: Messrs. Burns, Carson, Kreider, McCoy and Matthews.

So the bill passed.

The title was agreed to.

**H. B. No. 66** — Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 103, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Harter,	Pugh,
Atkinson,	Crosser,	Hastings,	Reynolds, Jas. A.,
Backowski,	Delehanty,	Hatch,	Reynolds, Tom,
Baker,	Denune,	Hinchey,	Robins,
Banker,	Dildine,	Hooley,	Robinson,
Barnes,	Dodge,	Hoover,	Russell,
Beaty,	Drury,	Hopple,	Schelhorn,
Benner,	Dunspaugh,	Huber,	Scott,
Besaw,	Emery,	Johnston,	Shy,
Billingslea,	Entemann,	Kilbane,	Silver,
Bing,	Evans,	Kreider,	Smith,
Bishop,	Faris,	Lawyer,	Spidel,
Blauser,	Federman,	Lentz,	Stokes,
Bliss,	Foster,	Lonz,	Stump,
Bonser,	Fouts,	Luchsinger,	Swedersky,
Brach,	Freeman,	Lytle,	Talley,
Brown,	Gardner,	McCoy,	Taylor,
Bryson,	Gordon, of Brown,	McFarland,	Thompson,
Burns,	Gorrell,	McKay,	Walsh,
Cable,	Graham,	Madden,	Weaver,
Carpenter,	of Licking,	Matthews,	Wenner,
Carson,	Graham,	Miller, of Fulton,	Wiest,
Cochrun,	of Muskingum,	Miller, of Stark,	Wildermuth,
Comings,	Green,	Moyer,	Winter,
Cookston,	Griswold,	Mulcahy,	Wise,
Copeland,	Halstead,	Myers,	York—103.
Cowan,			

So the bill passed.

The title was agreed to.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

**S. J. R. No. 5.**

Relative to adjournment.

ROBERT J. O'BRIEN,  
CHAS. A. WHITE,  
THOMAS W. LATHAM,  
CARL V. BEEBE,

JOHN E. BARNES,  
C. F. MCCOY,  
GEORGE SCHELHORN.

The speaker of the House, in the presence of the House, signed said joint resolution.

Mr. Barnes submitted the following report.

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

**H. J. R. No. 20** — Mr. Griswold.

Relative to the reception of the successful contestants in the Boys' and Girls' Club work contests.

**H. J. R. No. 21** — Mr. Griswold.

Relative to enrolling **H. J. R. No. 20** in typewriting.

JOHN E. BARNES,  
C. F. McCOY,  
GEORGE SCHELHORN,  
CARL V. BEEBE,

THOMAS W. LATHAM,  
J. E. HOLDEN,  
ROBERT J. O'BRIEN,  
CHARLES A. WHITE.

The speaker of the House, in the presence of the House, signed said joint resolutions.

**H. B. No. 17** — Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 89, nays, none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Greve,	Moyer,
Atkinson,	Crosser,	Griswold,	Mulcahy,
Baker,	Davis,	Halstead,	Robins,
Beaty,	Delehanty,	Harter,	Robinson,
Beetham,	Denune,	Hatch,	Schelhorn,
Benner,	Dildine,	Hoooley,	Scott,
Besaw,	Dodge,	Hoover,	Shy,
Bing,	Drury,	Hughes,	Silver,
Bishop,	Dunspaugh,	Johnston,	Smith,
Blauser,	Emery,	Jones,	Spidel,
Bond,	Entemann,	of Hamilton,	Stokes,
Bonser,	Evans,	Kreider,	Stump,
Brach,	Faris,	Lawyer,	Swedersky,
Brown,	Foster,	Lentz,	Talley,
Bryson,	Fouts,	Lonz,	Taylor,
Burns,	Freeman,	Luchsinger,	Thompson.
Cable,	Gardner,	Lytle,	Waterston,
Carpenter,	Gordon, of Brown,	McCoy,	Weaver,
Carson,	Gordon, of Logan,	McFarland,	Wiest,
Cochrun,	Graham,	McKay,	Wildermuth,
Comings,	of Licking,	Madden,	Winter,
Cookston,	Graham,	Matthews,	Wise,
Copeland,	of Muskingum,	Miller, of Fulton,	York—89.

So the bill passed. The title was agreed to.

The House then passed to the third order of business, being resolutions laid over under rule 89.

**S. J. R. No. 21** — Mr. Davis, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 75, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Cable,	Federman,	Hinchey,
Barnes,	Carpenter,	Fouts,	Hoooley,
Beaty,	Carson,	Freeman,	Hoover,
Beetham,	Cochrun,	Gardner,	Hughes,
Benner,	Cookston,	Gordon, of Logan,	Johnston,
Besaw,	Copeland,	Graham,	Jones,
Bing,	Crabbe,	of Licking,	of Hamilton,
Blauser,	Crosser,	Graham,	Kilhane,
Bliss,	Delehanty,	of Muskingum,	Kreider,
Bond,	Dildine,	Green,	Lawyer,
Bonser,	Dodge,	Halstead,	Lonz,
Brown,	Dunspaugh,	Harter,	Luchsinger,
Burns,	Emery,	Hatch,	Lytle,

Those voting in the affirmative are: Messrs.—Concluded.

McCoy,	Mulcahy,	Smith	Thompson,
McFarland,	Robins,	Spidel,	Walsh,
McKay,	Robinson,	Stokes,	Weaver,
Matthews,	Russell,	Swedersky,	Wildermuth,
Miller, of Fulton,	Schelhorn,	Talley,	Winter,
Miller, of Stark,	Scott,	Taylor,	Wise—75.
Moyer,	Silver,		

Those voting in the negative are: Messrs. Denune, Huber and Lentz — 3.

So the resolution was adopted.

**H. J. R. No. 22** — Mr. Robinson, was taken up.

The question being, "Shall the resolution be adopted?"

On motion of Mr. Robinson said resolution was referred to the committee on Constitutional Amendments and Initiative and Referendum.

Mr. Beetham moved that the rules be suspended and that bills on the calendar for third reading for Friday, February 7th, 1919, be taken up and considered now.

The motion was agreed to.

**H. B. No. 114** — Mr. Johnston, was taken up and read the third time.

Mr. Tom Reynolds demanded the previous question, which was duly seconded. The question being, "Shall the debate now close," which was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 81, nays 25, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Hinchey,	Mulcahy,
Atkinson,	Copeland,	Hooley,	Myers,
Backowski,	Crabbe,	Hoover,	Pearson,
Baker,	Crosser,	Hopple,	Reynolds, Tom,
Banker,	Dildine,	Johnston,	Robinson,
Barnes,	Dodge,	Jones,	Schelhorn,
Beetham,	Drury,	of Hamilton,	Silver,
Benner,	Dunspaugh,	Kilbane,	Smith,
Besaw,	Entemann,	King,	Spidel,
Blauser,	Evans,	Kreider,	Stokes,
Bond,	Foster,	Lawyer,	Swedersky,
Brach,	Fouts,	Lonz,	Talley,
Brown,	Freeman,	Luchsinger,	Taylor,
Bryson,	Gordon, of Brown,	Lytle,	Thompson,
Cable,	Gordon, of Logan,	McCoy,	Walsh,
Carpenter,	Gorrell,	McFarland,	Waterston,
Carson,	Graham,	McKay,	Weaver,
Chester,	of Licking,	Miller, of Fulton,	Wiest,
Clark,	Green,	Miller, of Stark,	Wildermuth,
Cochrun,	Griswold,	Morris,	York—81.
Comings,	Hatch,	Moyer,	

Those voting in the negative are: Messrs.

Beaty,	Emery,	Harter,	Matthews,
Bing,	Faris,	Hastings,	Russell,
Bishop,	Federman,	Huber,	Scott,
Bonser,	Gardner,	Hughes,	Stump,
Davis,	Graham,	Lentz,	Wenner,
Delehanty,	of Muskingum,	Madden,	Winter—25.
Denune,	Halstead,		



So the bill passed.

The title was agreed to.

**H. B. No. 146** — Mr. Myers, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 95, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hinchey,	Myers,
Atkinson,	Davis,	Hooley,	Reynolds, Tom,
Backowski,	Delehanty,	Hoover,	Robins,
Baker,	Denune,	Hopple,	Robinson,
Beaty,	Dildine,	Huber,	Russell,
Beetham,	Dodge,	Hughes,	Schelhorn,
Benner,	Drury,	Johnston,	Scott,
Besaw,	Emery,	Jones,	Shy,
Billingslea,	Entemann,	of Hamilton,	Silver,
Bing,	Evans,	Kilbane,	Smith,
Bishop,	Federman,	King,	Spidel,
Blauser,	Foster,	Kreider,	Stokes,
Bliss,	Freeman,	Lawyer,	Stump,
Bond,	Gordon, of Brown,	Luchsinger,	Talley,
Bonser,	Gordon, of Logan,	Lytle,	Taylor,
Brach,	Gorrell,	McCoy,	Walsh,
Bryson,	Graham,	McFarland,	Waterston,
Carpenter,	of Muskingum,	McKay,	Weaver,
Carson,	Green,	Madden,	Wenner,
Clark,	Griswold,	Matthews,	<b>Wiest,</b>
Cochrun,	Halstead,	Miller, of Fulton,	Wildermuth,
Comings,	Harter,	Morris,	Winter,
Cookston,	Hastings,	Moyer,	Wise,
Copeland,	Hatch,	Mulcahy,	York—95.
Crabbe,			

So the bill passed.

Mr. Myers moved to amend the title as follows:

In the second line of the title, strike out the words "John Brown" and insert in lieu thereof the following, "John H. Brown."

The motion was agreed to and the title was so amended.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 23** — Mr. Miller.

Relative to furnishing list of registered lobbyists.

Attest:

W. E. HALLEY,

Clerk.

The resolution was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the adoption of the following:

**Am. H. J. R. No. 8** — Mr. Stokes.

Relative to making November 11th the national Thanksgiving day.

Attest:

W. E. HALLEY,

Clerk.

**H. B. No. 64** — Mr. Graham, of Licking, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 89, nays, 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Graham,	Miller, of Fulton,
Atkinson,	Comings,	of Muskingum,	Miller, of Stark,
Backowski,	Cookston,	Griswold,	Morris,
Baker,	Copeland,	Halstead,	Moyer,
Banker,	Crabbe,	Hinchey,	Mulcahy,
Barnes,	Davis,	Hooley,	Robins,
Beaty,	Delehanty,	Hopple,	Robinson,
Beetham,	Denune,	Huber,	Schelhorn,
Benner,	Dildine,	Hughes,	Shy,
Besaw,	Dodge,	Johnston,	Smith,
Billingslea,	Drury,	Jones, of Hamilton,	Stokes,
Bing,	Dunspaugh,	Kilbane,	Stump,
Bishop,	Entemann,	King,	Thompson,
Blauser,	Evans,	Kreider,	Walsh,
Bond,	Faris,	Lawyer	Waterston,
Bonser,	Foster,	Lentz,	Weaver,
Brach,	Fouts,	Lonz,	Wenner,
Brown,	Freeman,	Luchsinger,	Wiest,
Bryson	Gordon, of Brown,	Lytle,	Wildermuth,
Burns,	Gordon, of Logan,	McCoy,	Winter,
Cable	Gorrell,	McFarland,	Wise,
Carpenter	Graham,	McKay,	York—89.
Carson,	of Licking,	Madden,	

Those voting in the negative are: Messrs. Emery, Matthews and Scott — 3.

So the bill passed. The title was agreed to.

**H. B. No. 121** — Mr. Thompson, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Graham,	Miller, of Stark,
Atkinson,	Cookston,	of Muskingum,	Moyer,
Backowski,	Copeland,	Griswold,	Mulcahy,
Baker,	Crabbe,	Halstead,	Myers,
Banker,	Delehanty,	Hatch,	Pearson,
Barnes,	Dildine,	Hooley,	Reynolds, Tom,
Beaty,	Dodge,	Hoover,	Robins,
Beetham,	Drury,	Hopple,	Schelhorn,
Benner,	Dunspaugh,	Huber,	Scott,
Besaw,	Emery,	Johnston,	Shy,
Billingslea,	Entemann,	Jones, of Hamilton,	Silver,
Bing,	Evans,	Kreider,	Stokes,
Bishop,	Federman,	Lentz,	Stump,
Blauser,	Foster,	Lonz,	Swedersky,
Pond,	Fouts,	Luchsinger,	Taylor,
Brach,	Freeman,	Lytle,	Thompson,
Bryson	Gardner,	McCoy,	Walsh,
Burns,	Gordon, of Brown,	McFarland,	Weaver,
Cable	Gordon, of Logan,	McKay,	Wenner,
Carson,	Gorrell,	Madden,	Wildermuth,
Cochrun,	Graham,	Matthews,	Wise,
	of Licking,	Miller, of Fulton,	York—85.

Mr. Denune voted in the negative.

**H. B. No. 16**—Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. McCoy moved to amend as follows:

After the word "qualified" at the end of the 15th line add:

"Provided that no person shall be elected as county commissioner for two successive terms."

Upon which a ye and nay vote was demanded, taken, and resulted—yeas 33, nays 54, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Gorrell,	McCoy,
Atkinson,	Davis,	Graham,	McKay,
Banker,	Dildine,	of Licking,	Madden,
Benner,	Dunspaugh,	Hatch,	Matthews,
Blauser,	Emery,	Hooley,	Miller, of Fulton,
Bond,	Faris,	Huber,	Waterston,
Burns,	Foster,	Kreider,	Weaver,
Carson,	Gordon, of Brown,	Lentz,	<b>Wiest,</b>
	Lonz,		York—33.

Those voting in the negative are: Messrs.

Baker,	Delehanty,	Hopple,	Robins,
Beaty,	Denune,	Hughes,	Russell,
Besaw,	Dodge,	Johnston,	Schelhorn,
Billingslea,	Drury,	Jones, of Hamilton,	Scott,
Bing,	Entemann,	Kilbane,	Shy,
Bishop,	Evans,	Luchsinger,	Spidel,
Bonser,	Federman,	Lytle,	Stokes,
Brach,	Freeman,	McFarland,	Swedersky,
Brown,	Gardner,	Moyer,	Taylor,
Bryson,	Gordon, of Logan,	Mulcahy,	Thompson,
Carpenter,	Green,	Myers,	Walsh,
Cookston,	Griswold,	Pearson,	Wildermuth,
Copeland,	Harter,	Reynolds, Tom,	Wise—54.
Crabbe,	Hinchey,		

The motion was not agreed to.

The question recurring "Shall the bill pass?"

Mr. Myers moved that **H. B. No. 16**—Mr. Comings, be informally passed and retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 58**—Mr. Scott, was taken up and read the third time.

The question being "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 98, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Blauser,	Crabbe,	Federman,
Atkinson,	Bliss,	Crosser,	Foster,
Backowski,	Bonser,	Davis,	Fouts,
Baker,	Brach,	Delehanty,	Freeman,
Banker,	Brown,	Denune,	Gardner,
Barnes,	Burns,	Dildine,	Gordon, of Logan,
Beaty,	Carpenter,	Dodge,	Graham,
Beetham,	Carson,	Drury,	of Licking,
Benner,	Clark,	Dunspaugh,	Graham,
Besaw,	Cochrun,	Emery,	of Muskingum,
Billingslea,	Comings,	Entemann,	Green,
Bing,	Cookston,	Evans,	Griswold,
Bishop,	Copeland,	Faris,	Harter,



Those voting in the affirmative are: Messrs. — Concluded.

Hastings,	Lytle,	Reynolds, Tom,	Swedersky,
Hatch,	McCoy,	Robins,	Taylor,
Hinchey,	McFarland,	Robinson,	Thompson,
Hoover,	McKay,	Russell,	Walsh,
Hughes,	Madden,	Schelhorn,	Waterston,
Johnston,	Matthews,	Scott,	Weaver,
Kilbane,	Miller, of Fulton,	Shy,	Wenner,
Kreider,	Morris,	Silver,	Wiest,
Lawyer	Moyer,	Smith,	Wildermuth,
Lentz,	Mulcahy,	Spidel,	Winter,
Lonz,	Myers,	Stokes,	Wise,
Luchsinger,	Pearson,	Stump,	York—98.

So the bill passed. The title was agreed to.

On motion of Mr. Beetham the House then passed to the fourth order of business, being reports of standing committees.

Mr. Thompson submitted the following report:

The standing committee on Common Schools, to which was referred **Am. H. B. No. 15** — Mr. Comings, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line three, strike out the word and figures "And 7762-4."

In line eight, strike out the word "And."

Capitalize the letter "A" in "all," and after the word "instruction" add "in such branches."

In line nine, place a semicolon after the word language, and add the word "but," and change the capital "O" in "other" to a small letter.

In line ten, strike out the words "but only."

In line eighteen strike out the words "second or" leaving the word "subsequent" as amended on the floor of the House February 4th.

C. H. FREEMAN,  
JOHN E. BARNES,  
A. L. STUMP,  
C. K. MILLER,  
W. E. WENNER,  
J. C. COPELAND,

W. B. BRYSON,  
GEO. S. MYERS,  
H. H. GRISWOLD,  
FRANK E. BAKER,  
TOM REYNOLDS,  
FRANCIS M. THOMPSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Griswold submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 19** — Mr. Comings, having had the same under consideration; reports it back with the following amendments, and recommends its passage when so amended:

In line 21 strike out the word "rendered" and insert the word "completed."

In line 19 insert after the word "sheriff" the words "or constable."

H. H. GRISWOLD,  
CHARLES M. GORDON,  
W. B. BRYSON,  
JOHN H. CHESTER,

F. L. WATERSTON,  
W. R. COMINGS,  
JAMES A. GREEN,  
HARRY D. SILVER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Griswold submitted the following report:

The standing committee on County Affairs, to which was referred

**H. B. No. 109** — Mr. Crabbe, having had the same under consideration, reports it back, and recommends its passage.

H. H. GRISWOLD,  
CHARLES M. GORDON,  
W. B. BRYSON,  
JOHN H. CHESTER,

F. L. WATERSTON,  
W. R. COMINGS,  
JAMES A. GREEN,  
HARRY D. SILVER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Griswold submitted the following report:

The standing committee on County Affairs, to which was referred

**H. B. No. 126** — Mr. Comings, having had the same under consideration, reports it back and recommends that it be referred to the committee on Judiciary.

H. H. GRISWOLD,  
CHARLES M. GORDON,  
W. B. BRYSON,  
JOHN H. CHESTER,

F. L. WATERSTON,  
W. R. COMINGS,  
JAMES A. GREEN,  
HARRY D. SILVER.

The report was agreed to and the bill was so referred.

Mr. Entemann submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 135** — Mr. Burns, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
CHAS. F. KREIDER,  
W. A. RUSSELL,  
CLYDE H. HOOLEY,

F. S. ROBINSON,  
JOHN H. CHESTER,  
W. E. ENTEMANN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fifth order of business, being reports of select committees. There being none to receive, the House passed to the sixth order of business, being bills for second reading.

There being no bills on the calendar for second reading, the House passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 191** — Mr. Bond.

To amend section 905 of the General Code, relative to the compensation of the chief inspector and district inspectors of mines.

**H. B. No. 192** — Mr. Gordon, of Brown.

To supplement section 2921 of the General Code of Ohio, by the enactment of supplemental section 2921-1, defining and prescribing the powers and duties of prosecuting attorneys and providing a remedy to secure the proper listing of personal property for taxation and to amend sections 2922 and 2923 of the General Code.

**H. B. No. 193** — Mr. Bliss, by request.

To provide for the creating of a hotel department in the state of Ohio, relating to restaurants, hotels and rooming houses, defining such places and providing for license fees to be collected and turned over to the state, and further providing and empowering the commissioner to make rules and regulations for safety and sanitary conditions in such places.

**H. B. No. 194** — Mr. Thompson.

To amend sections 6294, 6294-1, 6297, 6298, 6299, 6300, 6301, 6302, 6304, 6305, 12610, 12613, 12622 and 12624 of the General Code, and enact a supplemental section known as 6300-1, transferring the duty of manufacturing and distributing automobile placards from the secretary of state to the Ohio board of administration, and providing that such placards shall be manufactured at the Ohio Penitentiary.

**H. B. No. 195** — Mr. Thompson.

To amend section 5340 and 5345, and repeal section 5346 of the General Code, relating to collateral inheritance tax.

**H. B. No. 196** — Mr. Faris.

Authorizing the boards of trustees of the Ohio University, the Miami University, the Kent State Normal College and the Bowling Green State Normal College, to establish and conduct extension departments for the training of teachers.

**H. B. No. 197** — Mr. Gordon, of Logan.

To establish county library districts and extend to the people of such districts the opportunity to provide, by referendum vote, for the maintenance of a free library service therein.

**H. B. No. 198** — Mr. Hughes.

To amend section 13555 of the General Code, relative to the number of persons necessary to constitute a grand jury.

**H. B. No. 199** — Mr. Comings.

To amend sections 788 and 789 of the General Code, and to supplement section 789 of the General Code by the addition of sections 789-1 and 789-2, to reorganize the state board of library commissioners, to promote the educational work of the state library and develop library extension throughout the state.

**H. B. No. 200** — Mr. Graham, of Muskingum.

Revising and codifying the laws relating to the organization of banks and the inspection thereof.

**H. B. No. 201** — Mr. Johnston.

To supplement section 7681 by the enactment of supplemental section 7681-1 of the General Code, relative to conducting classes in certain grades in one-room schools in rural districts only in alternate years.

**H. B. No. 202** — Mr. Cable.

To amend sections 12603, 12604 and 12628-1 of the General Code, relative to penalties for illegal driving of motor vehicles.

**H. B. No. 203** — Mr. Miller, of Stark.

Regulating the conduct of attorneys, defining misconduct and providing a penalty for the violation thereof.

**H. B. No. 204** — Mr. Miller, of Stark.

To amend section 13706 of the General Code, relating to probation of persons convicted of crime.



**H. B. No. 205** — Mr. Dodge.

To amend sections 10705 and 10706 of the General Code. relating to credits, securities and discounts in cases of sales of personal property by executors and administrators.

Mr. Blauser presented the petitions of Mr. Bruner and seventy-nine other citizens of Fairfield county, and Mr. John F. Konkler and one hundred thirty other citizens of Fairfield county, requesting the committee on Insurance to recommend H. B. No. 88 — Mr. Blauser, for passage; which was referred to the committee on Insurance.

The speaker appointed as members of the committee under the provisions of **S. J. R. No. 19** — Mr. Busbey, Messrs. Taylor, Crabbe and Mulcahy.

The speaker handed down the following communication from the Press Correspondents Association:

Will you please add to the list of newspaper correspondents here for the session and grant the floor privilege to Carl V. Little, representing the Scripps-McRae League, who has just arrived and who has presented the proper credentials to the Press Correspondents' Association.

The request was granted.

**4:45 o'clock p. m.**

On motion of Mr. Tom Reynolds the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Friday, February 7, 1919, 9:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Beetham moved that the House pass to the fourth order of business, being reports of standing committees.

The motion was agreed to.

Mr. Morris submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 59** — Mr. Morris, having had the same under consideration, reports it back without recommendation.

A. L. STUMP,  
C. H. FOUTS,  
H. W. COOKSTON,  
JNO. B. MORRIS,

C. C. CRABBE,  
J. S. FARIS,  
ROBERT C. DUNN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Robins moved that the committee on Taxation and Revenues be discharged from further consideration of **H. B. No. 140** — Mr. Evans, and said bill be referred to the joint committee on Taxation.

The motion was agreed to.

By unanimous consent the constitutional rule requiring bills to be fully read on three different days was dispensed with and the following bills were read the second time by their titles and referred as follows:

**H. B. No. 191** — Mr. Bond.

To the committee on Mines and Mining.

**H. B. No. 192** — Mr. Gordon, of Brown.

To the committee on Taxation and Revenues.

**H. B. No. 193** — Mr. Bliss.

To the committee on Insurance.

**H. B. No. 194** — Mr. Thompson.

To the committee on Appropriations and Finance.

**H. B. No. 195** — Mr. Thompson.

To the joint committee on Taxation.

**H. B. No. 196** — Mr. Faris.

To the committee on Universities, Colleges and Normal Schools.

**H. B. No. 197** — Mr. Gordon, of Logan.

To the committee on Library.

**H. B. No. 198** — Mr. Hughes.

To the committee on Codes, Courts and Procedure.

**H. B. No. 199** — Mr. Comings.

To the committee on Library.

**H. B. No. 200** — Mr. Graham, of Muskingum.

To the committee on Banks and Banking.

**H. B. No. 201** — Mr. Johnston.

To the committee on Common Schools.

**H. B. No. 202** — Mr. Cable.

To the committee on Public Highways.

**H. B. No. 203** — Mr. Miller, of Stark.

To the committee on Codes, Courts and Procedure.

**H. B. No. 204** — Mr. Miller, of Stark.

To the committee on Codes, Courts and Procedure.

**H. B. No. 205** — Mr. Dodge.

To the committee on Codes, Courts and Procedure.

The House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 206** — Mr. Banker.

To amend section 1693 of the General Code, relating to the compensation of court constables.

**H. B. No. 207** — Mr. Cowan.

To change the numerals and titles in the appropriation bill for the House of Representatives.

On motion of Mr. Cowan **H. B. No. 207** — Mr. Cowan, was read the second time, and engrossed at the clerk's desk and ordered placed on the calendar in its regular order.

On motion of Mr. Beetham the House reverted to the second order of business, being bills for third reading.

**H. B. No. 16** — Mr. Comings, having been formally read the third time, was taken up.

The question being, "Shall the bill pass?"

Mr. Comings moved that said bill be informally passed and retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 12** — Mr. Blauser, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 87, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Halstead,	Mulcahy,
Barnes,	Dildine,	Hastings,	Myers,
Beaty,	Dodge,	Hatch,	Reynolds, Tom,
Beetham,	Drury,	Hooley,	Robins,
Benner,	Dunn,	Hoover,	Robinson,
Billingslea,	Dunspaugh,	Hopple,	Schelhorn,
Bing,	Emery,	Huber,	Scott,
Blauser,	Evans,	Hughes,	Silver,
Bliss,	Faris,	Johnston,	Smith,
Bond,	Federman,	Kay,	Spidel,
Bonser,	Fouts,	Kilbane,	Stokes,
Brach,	Freeman,	Kreider,	Stump,
Bryson,	Gardner,	Lentz,	Talley,
Burns,	Gordon, of Brown,	Lonz,	Taylor,
Carpenter,	Gordon, of Logan,	Luchsinger,	Thompson,
Carson,	Gorrell,	Lytle,	Waterston,
Chester,	Graham,	McCoy,	Weaver,
Cochrun,	of Licking,	McKay,	Wenner,
Comings,	Graham,	Madden,	Wiest,
Cookston,	of Muskingum,	Matthews,	Wildermuth,
Crosser,	Green,	Morris,	Wise,
Davis,	Griswold,	Moyer,	York — 87.
Delehanty,			

So the bill passed.

The title was agreed to.

**H. B. No. 124** — Mr. Gardner, was taken up and read the third time.

Mr. Gardner moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

By unanimous consent Mr. Tom Reynolds submitted the following report:

The standing committee on Banks and Banking, to which was referred **H. B. No. 137** — Mr. Tom Reynolds, having had the same under consideration, reports it back, and recommends its passage.

F. M. WILDERMUTH,  
GEORGE E. MATTHEWS,  
HARRY F. BROWN,  
FRANCIS L. LYTLE,  
R. M. BILLINGSLEA,  
A. L. STUMP,

IRWIN HALSTEAD,  
L. J. GRAHAM,  
JOHN S. FARIS,  
J. S. GRAHAM,  
TOM REYNOLDS,  
CHAS. S. KAY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the third order of business, being resolutions laid over under rule 89.

**S. J. R. No. 23** — Mr. Miller, was taken up.



The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Greve,	Mulcahy,
Banker,	Crosser,	Griswold,	Pearson,
Barnes,	Davis,	Halstead,	Reynolds, Tom,
Beaty,	Delehanty,	Hastings,	Robins,
Beetham,	Denune,	Hatch,	Robinson,
Benner,	Dildine,	Hooley,	Schellhorn,
Bing,	Dodge,	Hopple,	Scott,
Bishop,	Drury,	Huber,	Silver,
Blauser,	Dunspaugh,	Johnston,	Smith,
Bliss,	Emery,	Kay,	Spidel,
Bond,	Evans,	Kilbane,	Stokes,
Bonser,	Faris,	King,	Stump,
Brach,	Federman,	Kreider,	Talley,
Bryson,	Fouts,	Lentz,	Taylor,
Burns,	Freeman,	Lonz,	Thompson,
Carpenter,	Gardner,	Luchsinger,	Waterston,
Carson,	Gordon, of Brown,	Lytle,	Weaver,
Chester,	Gordon, of Logan,	McCoy,	Wenner,
Cochrun,	Graham,	McKay,	Wiest,
Comings,	of Licking,	Madden,	Wildermuth,
Cookston,	Graham,	Matthews,	Wise,
Copeland,	of Muskingum,	Moyer,	York — 88.
Cowan,	Green,		

So the resolution was adopted.

Mr. McCoy presented the petition of E. C. Zimmerman and nineteen other citizens of Adams county, in favor of H. B. No. 80 — Mr. Evans, and requests that the committee on Public Health report same back for passage; which was referred to the committee on Public Health.

Mr. McCoy presented the petition of Alfred P. Smith and forty-nine other citizens of Adams county, requesting that H. B. No. 88 — Mr. Blauser, be recommended by the Insurance Committee for passage; which was referred to the committee on Insurance.

Mr. Thompson presented a communication from C. H. Fullerton, Superintendent of Schools of Columbus, Ohio, declaring that it would be better if we had no high school fraternities; which was referred to the committee on Common Schools.

**10:05 o'clock a. m.**

On motion of Mr. Federman the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Monday, February 10, 1919, 5:00 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O. The Journal of yesterday was read and approved.

Mr. Brannon arose to a question of privilege and asked that his vote be recorded on **S. J. R. No. 22** — Mr. Whittemore. His name being called, Mr. Brannon voted "aye",

The House then proceeded to the first order of business, being reports of standing committees.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

**S. J. R. No. 6.**

Relative to the appointment of Special Taxation Committee.

**S. J. R. No. 7.**

Relative to joint convention.

**Am. S. J. R. No. 9.**

Relative to the printing of a weekly bulletin.

**S. J. R. No. 10.**

Relative to adjournment.

**S. J. R. No. 15.**

Relative to adjournment.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
CHAS. A. WHITE,  
J. E. HOLDEN,  
TOM W. JONES,

JOHN E. BARNES,  
C. F. McCOY,  
GEORGE SCHELHORN,  
HERBERT L. JONES.

The speaker of the House, in the presence of the House, signed said joint resolutions.

Mr. Emery submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 176** — Mr. Talley, having had the same under consideration, reports it back, and recommends its passage.

C. F. TALLEY,  
JOHN S. FARIS,  
J. E. FOSTER,  
H. W. COOKSTON,  
B. J. EMERY,

WM. L. HUGHES,  
C. C. CRABBE,  
JNO. B. MORRIS,  
A. L. STUMP,  
JOHN COWAN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Robins moved that the committee on Taxation and Revenues be discharged from further consideration of **H. B. No. 192** — Mr. Gordon, of Brown, and that said bill be referred to the joint committee on Taxation.

The motion was agreed to and the bill was so referred.

The House then passed to the second order of business, being resolutions and motions; none being offered.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 208** — Mr. Myers.

To provide for an industrial emergency board and to create an industrial emergency fund.

**H. B. No. 209** — Mr. York.

To provide a license for angling in Ohio.

**H. B. No. 210** — Mr. Mulcahy.

To amend section 7730 of the General Code, relative to the suspension of schools in a village or rural school district.

**H. B. No. 211** — Mr. Hughes.

To create municipal and general health districts for purposes of local health administration; and to amend sections 1245, 1246, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476 and 12785 of the General Code, relating to the powers and duties of boards of health and to repeal original sections 1245, 1246, 3391, 3392, 3393, 3394, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476 and 12785 of the General Code.

**H. B. No. 212** — Mr. Evans.

To provide for the taxing of personal property not listed or not properly listed by a decedent, as disclosed by inventories filed by personal representative.

**H. B. No. 213** — Mr. Evans.

Repealing sections 5607 and 5608 of the General Code, relating to printing a list showing changes in real estate assessments.

**H. B. No. 214** — Mr. Donahay.

To supplement section 1286 of the General Code, by adding section 1286-2, providing that the administration of an anesthetic by a registered nurse under the direction and in the immediate presence of a licensed physician shall not be considered the practice of medicine.

**H. B. No. 215** — Mr. Chester.

To amend section 7805 of the General Code, relative to the state board of school examiners.

**H. B. No. 216** — Mr. Clark.

To amend sections 10234, 10245, 11252, 11253 and 11291 of the General Code, relative to the appointment of guardians for suit and for service of summons in all cases where there is an infant who has no legally appointed guardian.

**H. B. No. 217** — Mr. Waterston (by request).

To amend sections 151, 153 and 154 of the General Code, relative to appointment, duties and salaries of day and night policemen and visitors' attendants in the State House.

**H. B. No. 218** — Mr. Dunn.

To re-enact sections 7150, 7151, 7152 and 7153 of the General Code, relating to destruction of Canada or Russian thistles, wild lettuce or wild mustard.

**H. B. No. 219** — Mr. Lawyer.

To supplement section 5652-8 and to further supplement section 5652 by the enactment of sections 5652-8a and 5652-16 of the General Code, relative to the enforcement of the payment of the dog registration fees.

The House then passed to the fourth order of business, being bills for second reading.

The following bill on the calendar for second reading was read the second time by its title and referred to the committee.

**H. B. No. 206** — Mr. Banker.

To the committee on Judiciary.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that **Am. H. B. No. 100** — Mr. Fouts, to reimburse Charles W. Kennedy for moneys paid into the treasury of Morgan county has been indefinitely postponed.

Attest:

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 95** — Mr. Alban.

To appropriate the sum of one thousand dollars for the use of Mrs. W. S. Hoy.

**H. B. No. 83** — Mr. Lentz.

To appropriate the sum of one thousand dollars for the use of Mrs. James W. Neiswonger.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it rejected **H. J. R. No. 8** — Mr. Stokes, relative to changing Thanksgiving Day, and the Senate requests the return of said resolution.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Stokes moved that the request of the Senate be granted.

The motion was agreed to.

By unanimous consent Mr. Waterston offered the following resolution:

**H. R. No. 31** — Mr. Waterston.

Relative to the death of the Honorable Solomon Johnson.

WHEREAS, This House of Representatives of the 83d General Assembly of the State of Ohio, having learned of the death of the Honorable Solomon Johnson, of Williams county, member of the 66th and 67th General Assemblies and of the Constitutional Convention of Ohio in 1912; and

WHEREAS, In his death the people of that county have suffered the loss of an honorable and upright man; a conscientious and efficient public servant, irreproachable in private and public relations; he has left to his posterity the result of a well-spent life, an honored name, faithful in the discharge of every duty; therefore

*Resolved*, That we extend condolence to those who are blessed with his memory and deprived of his presence, and as a further mark of respect this resolution be spread upon the journal of the House and a copy of same be sent to the family of the deceased; and

*Be it further resolved*, That as a further mark of respect, this House do now adjourn.

5:30 o'clock p. m.

Mr. Waterston moved that the resolution be adopted by a rising vote; which was agreed to and the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, February 11, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio. The journal of yesterday was read and approved.

The house then proceeded to the first order of business, being consideration of amendments made by the Senate, there being none the House then passed to the second order of business, being bills for their third reading.

**H. B. No. 16**—Mr. Comings, having been previously read the third time, was taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 95, nays 11, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Davis,	Hastings,	Pugh,
Baker,	Dildine,	Hatch,	Reynolds, Jas. A.,
Banker,	Dodge,	Helfrich,	Reynolds, Tom,
Barnes,	Donahay,	Hinchey,	Robinson,
Beaty,	Drury,	Hopple,	Russell,
Beetham,	Dunn,	Hughes,	Schellhorn,
Benner,	Emery,	Johnston,	Scott,
Bing,	Entemann,	Jones, of Hamilton,	Shy,
Blauser,	Evans,	Jones, of Trumbull,	Smith,
Bliss,	Faris,	Kay,	Spidel,
Bonser,	Federman,	Kilbane,	Stokes,
Brach,	Foster,	Kreider,	Stump,
Brannon,	Fouts,	Lawyer,	Swedersky,
Brown,	Freeman,	Lentz,	Talley,
Bryson,	Gardner,	Lonz,	Taylor,
Burns,	Gordon, of Brown,	Luchsinger,	Walsh,
Carpenter,	Gordon, of Logan,	Lustig,	Waterston,
Carson,	Graham,	Lytle,	Weaver,
Cochrun,	of Muskingum,	Miller, of Fulton,	Wenner,
Comings,	Green,	Morris,	Wiest,
Cookston,	Greve,	Moyer,	Wildermuth,
Copeland,	Griswold,	Mulcahy,	Winter,
Crabbe,	Halstead,	Myers,	Wise,
Crosser,	Harter,	Pearson,	York—95.

Those voting in the negative are: Messrs.

Alban,	Hooley,	McFarland,	Miller, of Stark,
Atkinson,	Huber,	Madden,	Silver—11.
Denune,	McCoy,	Matthews,	

So the bill passed. The title was agreed to.

**H. B. No. 124**—Mr. Gardner, having previously been read the third time was taken up.

The question being "Shall the bill pass?"

The yeas and nays were taken, and resulted—yes 99, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Beetham,	Brannon,	Carson,
Atkinson,	Benner,	Brown,	Clark,
Backowski,	Bing,	Bryson,	Cochrun,
Baker,	Blauser,	Burns,	Comings,
Barnes,	Bonser,	Cable,	Cookston,
Beaty,	Brach,	Carpenter,	Copeland,

Those voting in the affirmative are: Messrs.—Concluded.

Crabbe,	Gordon, of Logan,	Lawyer,	Russell,
Crosser,	Green,	Lentz,	Schellhorn,
Dennine,	Greve,	Lonz,	Scott,
Dildine,	Griswold,	Luchsinger,	Shy,
Dodge,	Halstead,	Lytle,	Silver,
Donahay,	Harter,	McCoy,	Smith,
Drury,	Hastings,	McKay,	Spidel,
Dunn,	Helfrich,	Madden,	Stokes,
Dunspaugh,	Hinchey,	Matthews,	Stump,
Emery,	Hookey,	Miller, of Fulton,	Swedersky,
Entemann,	Huber,	Morris,	Talley,
Evans,	Hughes,	Moyer,	Taylor,
Faris,	Johnston,	Mulcahy,	Waterston,
Federman,	Jones,	Myers,	Weaver,
Foster,	of Hamilton,	Pearson,	Wenner,
Fouts,	Kay,	Pugh,	Wildermuth,
Freeman,	Kilbane,	Reynolds, Jas. A.,	Winter,
Gardner,	King,	Reynolds, Tom,	Wise,
Gordon, of Brown,	Kreider,	Robinson,	York—99.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 15** — Mr. Comings, having previously been read the third time, was taken up.

The question being, "Shall the bill pass?"

Mr. Gordon of Logan moved to amend as follows:

Strike out all of sentence beginning with the word "But", in line 9, and ending with the word "language" in line 11.

The motion was not agreed to.

The question recurring "Shall the bill pass?"

Mr. Federman moved that **Am. H. B. No. 15** — Mr. Comings, be reprinted as amended and retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 19** — Mr. Comings, was taken up and read the third time.

The question being "Shall the bill pass?"

Mr. Gorrell moved that the bill be referred to the joint committee on Taxation.

The motion was agreed to and said bill was so referred.

**H. B. No. 109** — Mr. Crabbe, was taken up and read the third time.

The question being "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays 17, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Gordon, of Brown,	Hughes,
Backowski,	Clark,	Gordon, of Logan,	Johnston,
Baker,	Cochrun,	Gorrell,	Jones,
Banker,	Comings,	Graham,	of Hamilton,
Barnes,	Cookston,	of Licking,	Jones,
Benner,	Crabbe,	Graham,	of Trumbull,
Bing,	Davis,	of Muskingum,	King,
Blauser,	Dildine,	Green,	Kreider,
Bonser,	Dodge,	Greve,	Lawyer,
Brannon,	Donahay,	Griswold,	McCoy,
Brown,	Dunspaugh,	Halstead,	McKay,
Bryson,	Emery,	Harter,	Matthews,
Burns,	Foster,	Hatch,	Miller, of Fulton,
Cable,	Freeman,	Hooley,	Miller, of Stark,



Those voting in the affirmative are: Messrs.—Concluded.

Morris,	Reynolds, Tom,	Stokes,	Thompson,
Mulcahy,	Russell,	Stump,	Walsh,
Myers,	Scott,	Swedersky,	Weaver,
Pearson,	Smith,	Talley,	Wenner,
Pugh,	Spidel,	Taylor,	Wildermuth—73.
Reynolds, Jas. A.,			

Those voting in the negative are: Messrs.

Beetham,	Helfrich,	Lustig,	Schelhorn,
Carpenter,	Huber,	Lytle,	Silver,
Denune,	Lentz,	Madden,	Waterston,
Drury,	Lonz,	Moyer,	York—17.
Entemann,			

So the bill passed.

Mr. Crabbe moved to amend the title as follows:

Strike out the word "Commissioners" and insert in lieu thereof the word "Auditor".

The motion was agreed to and the title was so amended.

**H. B. No. 135**—Mr. Burns, was taken up and read the third time.

The question being "Shall the bill pass?"

Mr. Burns moved to amend as follows:

In line 8 after word "purposes" add "The auditor of state is hereby authorized and directed to issue to said Harry D. Knox a warrant on the treasurer of state for the sum herein appropriated."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 106, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Helfrich,	Moyer,
Atkinson,	Davis,	Hinchey,	Mulcahy,
Backowski,	Dildine,	Hooley,	Myers,
Baker,	Dodge,	Hopple,	Pearson,
Barnes,	Donahay,	Hughes,	Pugh,
Beaty,	Drury,	Johnston,	Reynolds, Tom,
Beetham,	Dunn,	Jones,	Robins,
Benner,	Dunspaugh,	of Hamilton,	Robinson,
Bing,	Emery,	Jones,	Russell,
Blauser,	Entemann,	of Trumbull,	Schelhorn,
Bond,	Evans,	Kay,	Shy,
Bonser,	Faris,	Kilbane,	Silver,
Brach,	Federman,	King,	Smith,
Brannon,	Foster,	Kreider,	Spidel,
Brown,	Freeman,	Lawyer,	Stokes,
Bryson,	Gardner,	Lentz,	Stump,
Burns,	Gordon, of Brown,	Lonz,	Swedersky,
Cable,	Gordon, of Logan,	Luchsinger,	Talley,
Carpenter,	Gorrell,	Lustig,	Taylor,
Carson,	Graham,	Lytle,	Thompson,
Chester,	of Licking,	McCoy,	Waterston,
Clark,	Green,	McFarland,	Weaver,
Cochrun,	Greve,	McKay,	Wenner,
Comings,	Griswold,	Madden,	Wildermuth,
Cookston,	Halstead,	Matthews,	Winter,
Copeland,	Harter,	Miller, of Fulton,	Wise,
Cowan,	Hatch,	Morris,	York—106.
Crabbe,			

So the bill passed.

The title was agreed to.

On motion of Mr. Beetham, the House then passed to the fourth order of business, being reports of standing committees.

Mr. Carson submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 65** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

W. B. BRYSON,  
R. B. CARSON,  
HARRY D. SILVER,  
W. R. COMINGS,

EDW. A. WINTER,  
E. E. DENUNE,  
F. L. WATERSTON,  
JAMES A. GREEN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Silver submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 170** — Mr. Cochrun, having had the same under consideration, reports it back and recommends its passage.

W. B. BRYSON,  
JAMES A. GREEN,  
W. R. COMINGS,  
R. B. CARSON,  
F. L. WATERSTON,

JOHN H. CHESTER,  
HARRY D. SILVER,  
E. E. DENUNE,  
EDW. A. WINTER,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Green submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 155** — Mr. Robinson, having had the same under consideration, reports it back and recommends its passage.

W. B. BRYSON,  
JAMES A. GREEN,  
W. R. COMINGS,  
R. B. CARSON,  
F. L. WATERSTON,

JOHN H. CHESTER,  
HARRY D. SILVER,  
EDW. A. WINTER,  
E. E. DENUNE,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

**H. J. R. No. 12** — Mr. Wiest.

Petitioning congress to take action for the suppression of influenza.

**H. J. R. No. 13** — Mr. Talley.

Providing for a survey and study of hospital facilities by the state department of health.

**H. J. R. No. 18** — Mr. Fouts.

Memorializing the President of the United States, the congress of

the United States and the United States Railroad Administration, relative to the matter of freight rates on materials for public works.

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES,  
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,  
CARL V. BEEBE,  
J. E. HOLDEN.

The speaker of the House, in the presence of the House, signed said joint resolutions.

The House then passed to the fifth order of business, being reports of select committees. No reports being presented the House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred to the following committees:

- H. B. No. 208** — Mr. Myers.  
To the committee on Labor.
- H. B. No. 209** — Mr. York.  
To the committee on Fish Culture and Game.
- H. B. No. 210** — Mr. Mulcahy.  
To the committee on Common Schools.
- H. B. No. 211** — Mr. Hughes.  
To the committee on Public Health.
- H. B. No. 212** — Mr. Evans.  
To the joint committee on Taxation.
- H. B. No. 213** — Mr. Evans.  
To the committee on Judiciary.
- H. B. No. 214** — Mr. Donahey.  
To the committee on Public Health.
- H. B. No. 215** — Mr. Chester.  
To the committee on Common Schools.
- H. B. No. 216** — Mr. Clark.  
To the committee on Judiciary.
- H. B. No. 217** — Mr. Waterston (by request).  
To the committee on Fees and Salaries.
- H. B. No. 218** — Mr. Dunn.  
To the committee on Agriculture.
- H. B. No. 219** — Mr. Lawyer.  
To the committee on County Affairs.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**Am. H. J. R. No. 15** — Mr. Beetham, relative to good roads for Ohio.

Attest:

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 25** — Mr. Demuth.

That the clerk of the Senate be and is hereby authorized to have printed five hundred (500) additional copies of **Am. Senate Bill No. 11** — Mr. Demuth. To regulate the selling, offering or exposing for sale of agricultural seeds.

Attest:

W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate refuses to reconsider **Am. H. J. R. No. 8** — Mr. Stokes, relative to changing Thanksgiving Day and herewith returns **Am. H. J. R. No. 8**.

Attest:

W. E. HALLEY,  
Clerk.

By unanimous consent, Mr. Graham, of Muskingum, offered the following resolution:

**H. J. R. No. 23** — Mr. Graham, of Muskingum.

Relative to printing extra copies of **H. B. No. 200**.

*Be it resolved by the General Assembly of the State of Ohio, That the clerk of the House of Representatives be, and he hereby is, instructed to cause to be printed for distribution one thousand copies of **H. B. No. 200**.*

The resolution was laid over under the rule.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 220** — Mr. Banker.

To amend sections 4698, 4699, 4701 and 4702 of the General Code, relating to city school districts.

**H. B. No. 221** — Mr. Dildine.

To codify the Fish and Game Laws of Ohio, and to repeal sections 1390 and 1465 inclusive and sections 485, 12521, 12523, 5831-1, 5831-2 and 5831-3.

**H. B. No. 222** — Mr. Harter.

To authorize and empower boards of directors of municipal universities, colleges and institutions to establish and maintain pension funds and to provide for payment of pensions, life insurance and annuities to the professors, instructors, teachers and executive and administrative officers of municipal universities, colleges and institutions.

Mr. Beetham moved that the use of the hall of the House of Representatives be granted to the joint committee on Taxation for 3:30 o'clock this afternoon.

The motion was agreed to.

The Clerk of the House presented the petition of O. E. Worley, and one hundred and seventy-five other citizens of Canton, Stark county,

urging the passage of H. B. No. 80 — Mr. Evans; which was referred to the committee on Public Health.

Mr. Helfrich presented the petition of Organized Labor and other citizens of Crawford county, protesting against the passage of S. B. No. 31 — Mr. Davis; which was referred to the committee on Judiciary.

Mr. Thompson presented the petitions of Jerry H. Carson, of Franklin county; John S. Garner, of Clinton county, and Felix J. Koch, of Hamilton county, regarding H. B. No. 122 — Mr. Thompson; which were referred to the committee on County Affairs.

**3:05 o'clock p. m.**

On motion of Mr. Beetham the House adjourned.

Attest: JOHN P. MAYNARD,  
Clerk.

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Hall of the House of Representatives, Columbus, Ohio,

**Wednesday, February 12, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Rev. W. F. Wykoff, of Columbus, Ohio. The journal of yesterday was read and approved.

Mr. Robinson arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 109** — Mr. Crabbe. His name being called, Mr. Robinson voted "no".

The House then proceeded to the first order of business, being consideration of amendments by the Senate. There being none for consideration, the House then passed to the second order of business, being bills for third reading.

**Am. H. B. No. 15** — Mr. Comings, having been previously read the third time, was taken up.

Mr. Comings moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

Mr. Federman moved that his pending motion be entered upon the journal to reconsider the vote whereby **S. J. R. No. 8** — Mr. Kryder, was lost, be taken up and considered at once.

The motion was agreed to.

Mr. Federman demanded the previous question, which was duly seconded. The question being, "Shall the debate now close", which was agreed to and the main question ordered.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 77, nays 34, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Blauser,	Delehanty,	Freeman,
Backowski,	Bliss,	Dildine,	Gardner,
Baker,	Brach,	Dodge,	Gordon, of Brown,
Banker,	Brannon,	Donahay,	Graham,
Barnes,	Cable,	Dunspaugh,	of Licking,
Besaw,	Comings,	Entemann,	Graham,
Billingslea,	Cowan,	Evans,	of Muskingum,
Bishop,	Crosser,	Federman,	Green,

Those voting in the affirmative are: Messrs. — Concluded.

Greve,	Jones, of Hamilton, Morris,	Stokes,
Halstead,	Jones, of Trumbull, Moyer,	Stump,
Harter,	Kilbane,	Swedersky,
Hastings,	King,	Talley,
Helfrich,	Lentz,	Reynolds, Jas. A.,
Hinchey,	Lonz,	Russell,
Hooley,	Luchsinger,	Schelhorn,
Hoover,	Lytle,	Scott,
Hopple,	McFarland,	Shy,
Huber,	McKay,	Silver,
Hughes,	Madden,	Smith,
Johnston,	Miller, of Fulton,	Spidel,
		Walden,
		Walsh,
		Waterston,
		Wiest,
		Wildermuth,
		Winter,
		Wise—77.

Those voting in the negative are: Messrs.

Alban,	Carson,	Drury,	Kreider,
Beaty,	Chester,	Dunn,	Lawyer,
Beetham,	Clark,	Emery,	McCoy,
Benner,	Cochrun,	Fouts,	Matthews,
Bing,	Copeland,	Gordon, of Logan,	Mulcahy,
Bond,	Crabbe,	Gorrell,	Robins,
Bonser,	Davis,	Griswold,	Robinson,
Bryson,	Denune,	Hatch,	Weaver,
Burns,			Wenner—34.

So the resolution was adopted.

**H. B. No. 59**— Mr. Morris, was taken up and read the third time.

The question being "Shall the bill pass?"

Mr. Hoover moved to amend as follows:

In line 5 after the first comma strike out the words "with or".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Greve moved to amend as follows:

In line 5 after the word "do" insert "not treat contagious diseases".

In line 6 strike out "not" as it first appears and insert the word "or".

The motion was not agreed to.

Mr. Federman demanded the previous question, which was duly seconded. The question being, "Shall the debate now close", which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays 82, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Dunn,	Jones, of Trumbull,	Reynolds, Jas. A.,
Barnes,	Entemann,	Madden,	Scott,
Brach,	Evans,	Miller, of Fulton,	Thompson,
Brannon,	Green,	Morris,	Walsh,
Denune,	Harter,	Myers,	York—23.
Dildine,	Hopple,	Pugh,	

Those voting in the negative are: Messrs.

Alban,	Bond,	Cookston,	Drury,
Baker,	Brown,	Copeland,	Dunspaugh,
Beetham,	Bryson,	Cowan,	Emery,
Benner,	Carpenter,	Crabbe,	Faris,
Besaw,	Carson,	Crosser,	Federman,
Billingslea,	Chester,	Davis,	Foster,
Bing,	Clark,	Delehanty,	Freeman,
Bishop,	Cochrun,	Dodge,	Gordon, of Brown,
Blauser,	Comings,	Donahay,	Gordon, of Logan,



Those voting in the negative are: Messrs. — Concluded.

Gorrell,	Hoover,	Lytle,	Shy,
Graham,	Huber,	McCoy,	Silver,
of Licking,	Hughes,	McFarland,	Smith,
Graham,	Johnston,	McKay,	Stokes,
of Muskingum,	Jones, of Hamilton,	Moyer,	Stump,
Griswold,	Kilbane,	Mulcahy,	Swedersky,
Halstead,	King,	Pearson,	Talley,
Hastings,	Kreider,	Reynolds, Tom,	Taylor,
Hatch,	Lawyer,	Robins,	Weaver,
Helfrich,	Lentz,	Robinson,	Wenner,
Hinchey,	Lonz,	Russell,	Wiest,
Hooley,	Lustig,	Schellhorn,	Winter—82.

So the bill not having received a constitutional majority was lost.

**3:50 o'clock p. m.**

On motion of Mr. Evans the House recessed for five minutes.

**3:55 o'clock p. m.**

The House met pursuant to recess.

**H. B. No. 207** — Mr. Cowan, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Griswold,	Mulcahy,
Atkinson,	Cowan,	Halstead,	Pearson,
Backowski,	Crabbe,	Hastings,	Pugh,
Baker,	Davis,	Hatch,	Reynolds, Jas. A.,
Barnes,	Delehanty,	Hinchey,	Reynolds, Tom,
Beaty,	Denune,	Hooley,	Robins,
Beetham,	Dildine,	Hopple,	Robinson,
Benner,	Dodge,	Huber,	Russell,
Besaw,	Donahay,	Johnston,	Silver,
Billingslea,	Drury,	Jones, of Hamilton,	Smith,
Bishop,	Dunn,	Kilbane,	Spidel,
Blauser,	Emery,	Kreider,	Stokes,
Bond,	Entemann,	Lentz,	Stump,
Bonser,	Evans,	Lonz,	Talley,
Brach,	Faris,	Lustig,	Thompson,
Bryson,	Federman,	Lytle,	Waterston,
Burns,	Foster,	McKay,	Weaver,
Cable,	Gordon, of Brown,	Madden,	Wenner,
Carson,	Gordon, of Logan,	Matthews,	Wiest,
Clark,	Graham,	Miller, of Fulton,	Wildermuth,
Cochrun,	of Muskingum,	Miller, of Stark,	Wise,
Comings,	Green,	Moyer,	York—88.
Cookston,			

So the bill passed.

The title was agreed to.

**H. B. No. 137** — Mr. Tom Reynolds, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 95, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Green,	Miller, of Stark,
Atkinson,	Comings,	Greve,	Moyer,
Backowski,	Copeland,	Griswold,	Mulcahy,
Baker,	Cowan,	Halstead,	Myers,
Barnes,	Crabbe,	Harter,	Pearson,
Beaty,	Davis,	Hastings,	Pugh,
Beetham,	Delehanty,	Hatch,	Reynolds, Jas. A.,
Benner,	Dildine,	Helfrich,	Reynolds, Tom,
Besaw,	Dodge,	Hinchey,	Robinson,
Billingslea,	Donahay,	Hopple,	Russell,
Bing,	Dunn,	Huber,	Schelhorn,
Bishop,	Dunspaugh,	Hughes,	Scott,
Blauser,	Emery,	Johnston,	Silver,
Bliss,	Evans,	Jones, of Hamilton,	Smith,
Bond,	Faris,	Jones, of Trumbull,	Stokes,
Bonser,	Federman,	Kilbane,	Stump,
Brach,	Foster,	Lawyer,	Talley,
Brannon,	Fouts,	Lentz,	Thompson,
Brown,	Gordon, of Brown,	Lonz,	Waterston,
Bryson,	Gordon, of Logan,	Lustig,	Weaver,
Burns,	Graham,	Lytle,	Wenner,
Cable,	of Licking,	McKay,	Wiest,
Carpenter,	Graham,	Matthews,	Wildermuth,
Chester,	of Muskingum,	Miller, of Fulton,	York—95.
Clark,			

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 32**—Mr. Berry.

To amend section 12970 of the General Code, relative to the abandonment of wife and child.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 7**—Mr. Whittemore.

To amend the act relating to the use of state armories.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill, **Amended House Bill No. 28**—Mr. Wise, with the following amendments in which the concurrence of the House is requested.

Strike out all after the enacting clause and insert in lieu thereof the following:

"SECTION 1. The following sums for the purposes and to the persons herein specified are hereby appropriated out of any monies in the state treasury to the credit of the general revenue fund and not otherwise appropriated:"

In full settlement for damage resulting from destruction of tubercular cattle by order of the State Board of Agriculture.

Abbott, A. G., Wadsworth.....	\$ 90 00
Adams, L. W., Columbia Station.....	117 50
Amstutz, D. N., Orville.....	417 50
Andrews Institute, Willoughby.....	177 50
Baer, E. E., Marshallville.....	382 50
Bailey, Allen, Barnesville.....	347 50
Bailey, L. P., Tacoma.....	4,177 50
Baldwin, J. E., Hilliard.....	105 00
Ballard, A. O., McClure.....	37 50
Ballor, H. W., Columbus.....	562 50
Beck, J. L., Newton Falls.....	107 50
Belle Vernon Co., Novelty.....	95 00
Betz, Clarence, East Rochester.....	37 50
Bishop, C. E., Peninsula.....	37 50
Bishop, Geo. S., Poland.....	150 00
Bishop, Geo., Milford Center.....	30 00
Bixler, D. D., Seville.....	400 00
Black, B. H. & Son, Freeport.....	573 75
Black, F. B., Mansfield.....	100 00
Blackburn, I. Robert, Dayton.....	987 50
Boerger, C. J., Irwin.....	75 00
Braley, Levva, Langsville.....	15 00
Brantingham, Joshua, Winona.....	36 25
Brantingham, J. & J. C., Winona.....	75 00
Brooks & Barker, Salem.....	75 00
Brown, W. P., Greenwich.....	280 00
Buehler, Gottlieb, Alliance.....	45 00
Bundy, D. C., Barnesville.....	120 00
Burns, Mrs. Fred, Plain City.....	150 00
Boyle, F. V., Malvern.....	721 25
Carlton, M. A., Medina.....	140 00
Campbell, E. H., Salem.....	100 00
Case, Nelson Hudson.....	550 00
Carpenter & Rose, Mansfield.....	2,050 00
Chambers, M. E., Grove City.....	530 00
Climo, A. H., Mentor.....	107 50
Condit, L. S., Condit.....	137 50
Coppock, F. C. & Son, Salem.....	27 50
Curren, P. J., Sabina.....	35 00
Dempsey, Thomas, Westerville.....	75 00
Denkhaus, Lewis, Lisbon.....	150 00
Derrer, M. & Son, Camp Chase.....	2,480 00
Dieke, Godfrey, Brooklyn Station.....	167 50
Doner, P. W., Sandusky.....	150 00
Douglas, George, Camden.....	135 00
Dunham, Charles, Richfield.....	195 00



Edde, C. W.....	100 00
Edgerton, Walter G., Hanoverton.....	82 50
Enlow, D. S., East Akron.....	37 50
Epworth League Camp, Painesville.....	37 50
Eyster, R. S., Beloit.....	299 00
Fairmont Children's Home, Alliance.....	397 50
Farriss, W. J., South Akron.....	227 50
Figley, Chance, Lisbon.....	52 50
Finney, E. E., Cedarville.....	25 00
Folk, H. C., Louisville.....	1,050 00
Foss, R. H. & W. F., Springfield.....	625 00
Fraley Bros., Hannibal.....	732 50
Frank, C. W., Fairlawn.....	475 00
Frederick, R. E., Poland.....	682 50
French, B. J., Garfield.....	917 50
Frey, Benjamin, Plain City.....	878 50
Frizzell, Mary, Barnesville.....	25 00
Gallagher & Wells, Cadiz.....	215 00
Gardner, V. A., Powell.....	170 00
Garrow, J. A. Morenci, Mich.....	300 00
Gerst, William, Cincinnati.....	1,570 00
Gest, Chas., Grafton.....	36 25
Glass, Bert, Paris.....	31 00
Good Hold Farm Co., Mentor.....	1,127 50
Gooding, Dr. H. B., Tiffin.....	100 00
Green, Perry, Hiram.....	412 50
Greendale Co., Hiram.....	100 00
Greenwalt, William, Sebring.....	265 00
Gundhauser, Anton, Mt. Carmel.....	137 50
Halfred Farms, Chagrin Falls.....	300 00
Hall, Marion, Quaker City.....	70 00
Hartsell, J. C., Sebring.....	92 50
Hartenstein, Jacob, Alliance.....	125 00
Hawley, T. E., Sullivan.....	100 00
Hay, Charles E., Findlay.....	23 75
Hazen, A. F., Alliance.....	622 50
Hibbard, Earl, Novelty.....	107 50
Higley, Charles, Leipsic.....	35 00
Hill, C. O., Napoleon.....	125 00
Hinde, John, Huron.....	262 50
Hoff, Rollo D., Beloit.....	55 00
Homegardner, Geo., Sandusky.....	100 00
Houston, Foster B., South Charleston.....	885 00
Jackson, L. V., Delaware.....	65 00
Jasbring, John, Collinsville.....	608 50
Johnson, Thomas, Columbus.....	850 00
Joy, E. B., Cuyahoga Falls.....	310 00
Kahler, F. J., Plain City.....	400 00
Kelly, J. E., Xenia.....	700 00
Kelley, J. J., Kensington.....	205 00
Kerr, John E., Monclova.....	75 00
Keyes, B. W., Woodstock.....	645 00
Keys, Samuel, Jr., Dresden.....	43 75
Kimmel, J. & Son, Freeport.....	285 00
Kimball, C. R., Madison.....	487 50

King, E. A., Vanlue.....	509 00
King, S. S., Orville.....	100 00
Kinter, Peter, Defiance.....	50 00
Klingel, Ed., Marion .....	82 50
Knudson Brothers, Millbury.....	739 00
Koerber, Chas., North Eaton.....	727 50
Kivacs, M., Grafton.....	467 75
Lampman, J. C., Chardon.....	187 50
Lanman, Miss C. T., Columbus.....	375 00
Lashly, Arnold J., Columbus.....	782 50
Lehnert, Fred J., Galloway.....	355 00
Lippincott, E. F., East Rochester.....	75 00
Long, E. E., Upper Sandusky.....	21 25
Lunn, D. B., Reynoldsburg.....	305 00
Luther, E. W., Peninsula.....	380 00
Luthey, Fannie, Delta.....	150 00
McClelland, T. W., Williamsfield.....	92 50
McColloch, James, Homesville.....	195 00
McGregor, David, Springfield.....	295 00
Mangold, H. A. Sonora.....	492 50
Marks, A. H., Akron.....	325 00
Martig, Christ, Sr., Beloit.....	692 50
Martig, Christ, Jr., Beloit.....	2,635 00
Martin, Geo., Garrettsville.....	1,492 50
Mayer, G. J., Grove City.....	297 50
Melick Bros., Mt. Perry.....	530 00
Merwine, Norman, Westerville.....	193 75
Methodist Children's Home, Worthington.....	70 00
Michaels, B. A., Tiffin.....	37 50
Mills, A. L., West Dover.....	75 00
Minser, E. K. & Son, Salem.....	90 00
Moomaw, R. M., Wooster.....	902 50
Moore, P. T. & Son, Mechanicsburg.....	185 00
Morris, Jas., Peninsula.....	275 00
Morley, T. D., Mentor.....	100 00
Morrow County Infirmary, Mt. Gilead.....	57 50
Nail, E. S., Mansfield.....	75 00
National Fireproof Co., Haydenville.....	270 00
National Orphans' Home, Tiffin.....	72 50
Nelson, Thomas, Hillsboro.....	2,937 50
Nichols, H. C., Garrettsville.....	1,600 00
Nichols, L. W., Garrettsville.....	200 00
Paumier, Lawrence, Louisville.....	1,182 50
Penrose, Chas. S., Fairview.....	103 75
Pottorf, J. C., Salem.....	681 25
Price, Harry J., Mesapotamia.....	3,155 00
Quaintance, I. E., Bucyrus.....	100 00
Rausch, Leo P., Marysville.....	400 00
Rehm, J. F., Orville.....	255 00
Rice, Harry, Homerville.....	225 00
Richardson, Mrs. G. G., Glendale.....	1,235 00
Rifle, M. E., Pt. Washington.....	32 50
Robinson, J. T., Marysville.....	112 50
Romp, L. F. & Son, West Dover.....	542 50

Ross & Spahr, Springfield.....	137 50
Rudebaugh, W. F., Lisbon.....	1,142 50
Ruhlen, Frank, Plain City.....	217 50
Rupprecht, Frank M., Marysville.....	300 00
Sackett, Fancis, Tallmadge.....	886 25
Sackett, Frank H., Tallmadge.....	550 00
Sater, Martin, Harrison.....	37 50
Schlegel, Charles H., Wauseon.....	307 50
Schoepf, W. K., Glendale.....	100 00
Scott, John, Pomeroy.....	67 50
Scott, L. H., Alexandria.....	37 50
Scott, Seth P., Lisbon.....	150 00
Seeman, Preston, Hartsville.....	705 00
Sevits, Irvin, Danville.....	25 00
Shaffer, Elsa, St. Marys.....	380 00
Shipley, Wm. G., Fairview.....	57 50
Sidner, D. R., West Jefferson.....	422 50
Siermans, H. W., Grove City.....	150 00
Sites, Clark, Camp Chase.....	30 00
Slagle, Homer B. & Son, Poland.....	626 50
Smith, C. C. & Son, Parkman.....	3,607 50
Snider, D. D., Pataskala.....	252 50
Spence, E. E., Chillicothe.....	2,412 50
St. John, J. C., Xenia.....	100 00
Standish, W. H., Lyons.....	600 00
Steiner, Fred, Massillon.....	1,550 00
Steiner, G. C., Orrville.....	175 00
Steiner, Wm. Massillon.....	187 50
Stern, Edwin H., Massillon.....	405 00
Stratton, W. B., Winona.....	120 00
Stillson Brothers, Kent.....	572 50
Stocker, Bart., Alliance.....	788 00
Stout, Frank, Sandusky.....	212 50
Swigart, W. W., Sharon Center.....	500 00
Taylor, Marion, Beloit.....	400 00
Taylor, U. F., Marysville.....	430 00
Telling, Belle-Vernon Co., Cleveland.....	832 50
Thomas, C. E., Peninsula.....	300 00
Treap, Geo. W., Peninsula.....	95 00
Tritton, Samuel, Lisbon.....	1,041 50
VanShoyck, Wm., Reynoldsburg.....	200 00
Wakefield, W. H., Bedford.....	1,308 75
Wagner, A. W., Williamsfield.....	73 75
Wales, H. W., Massillon.....	1,650 00
Warrick, Mrs. Adda, Barnesville.....	90 00
Warren, Jacob, Alliance.....	308 75
Watson, J. A., Youngstown.....	445 00
Watson, J. A. & W. W., Youngstown.....	447 50
Watson, W. W., Youngstown.....	3,540 00
Wedemyer, Gust., Westerville.....	165 00
Welday, J. L., Smithfield.....	75 00
Wenger, Albert, Clayton.....	425 00
West, C. P. & Son, Bloomingburg.....	702 50
Westover, Allen, Poland.....	75 00



Werren, Samuel, North Benton.....	7,775 00
Whinery, O. E., Salem.....	362 50
Whinery, Guy, Salem.....	100 00
Whinery, Willis, Salem.....	37 50
White, E. W., Galena.....	42 50
Wilkinson, W. G., Berea.....	300 00
Williams, S. P., Degraff.....	150 00
Williamson, Ray R., Pataskala.....	187 50
Willing, H. C., Grove City.....	75 00
Wing, Charles B., Mechanicsburg.....	35 00
Winzenread, Christ, Blaine.....	435 00
Wright, Alfred, Sandusky.....	112 50
Woodin, F. N., Chardon.....	100 00
Zehring, E. L., Germantown.....	800 00
Zehring, O. O., Germantown.....	275 00

## HORSES DESTROYED ON ACCOUNT OF GLANDERS.

Adams Express Co., Cincinnati.....	\$4,975 00
American Express Co., Cleveland.....	160 00
Barclay, Ora, Batavia.....	60 00
Bell, Archie W., Cincinnati.....	90 00
Bell, C. L., Cincinnati.....	125 00
Bricketto, L., Cincinnati.....	85 00
Burger, Wm., Madisonville.....	75 00
Burkhead, W. H., Kirkersville.....	787 50
Carey, E. D., Bedford.....	250 00
Carey, H. J., Bedford.....	800 00
Carey, H. J. & Bros., Bedford.....	500 00
Comer, & Jordan, Cincinnati.....	100 00
Cone, Addie, Ross.....	65 00
Conkling, L. W., Terrace Park.....	55 00
Cramer, Moses, Xenia.....	125 00
Edlean, I., Cincinnati.....	60 00
Electric Package Co., Cleveland.....	450 00
Emrich, J. M., Cleveland.....	2,785 00
Folck, E. H., Osborn.....	150 00
Garrison, T. H., Cozaddale.....	75 00
Gillette, R. B., Tippecanoe City.....	562 50
Heffner, Jacob A., Tippecanoe City.....	120 00
Henderson, John, Elk Lick (Cincinnati).....	50 00
Hill, Harry A., Fayetteville.....	200 00
Jewel Tea Company, Cleveland.....	150 00
Kelley, Frank W., Plainville.....	75 00
Kline, Joseph, Hamilton.....	30 00
Kohli, Jarvis F., Cleveland.....	240 00
Kramer, W. H., Evanston.....	85 00
McRitchie, J. H., Port Clinton.....	75 00
Merwine, E. A., Columbus.....	80 00
Miller, J. C., Osborne.....	100 00
Pavey & Schneck, Columbus.....	285 00
Radford, Doc., Pomeroy.....	75 00
Robbins, David, Covington.....	100 00
Rogers, John Hamilton.....	30 00
Root, L. P., Somerville.....	112 50

Schuster, Joseph, Cincinnati.....	100 00
Stone, J. S., Norwood.....	1,755 00
Smith, L. M., Norwood.....	300 00
Smith, Matthew, Cleveland.....	90 00
Van Camp Brothers, Cincinnati.....	1,107 50
Wallace Transfer Co., Cincinnati.....	2,225 00
Weiss, John J., Cincinnati.....	350 00
Williams, Geo., Cincinnati.....	35 00
Wilson, R. A., New Carlisle.....	177 50
Woolley, D. P., Cincinnati.....	125 00
Workman, Alonzo, Perintown.....	80 00
Union Reduction Co., Cincinnati.....	50 00

Attest:

W. E. HALLEY,  
Clerk.

The consideration of the Senate amendments was laid over under the rule.

On motion of Mr. Beetham the House then passed to the third order of business, being resolutions laid over under rule 89.

**S. J. R. No. 25** — Mr. Demuth, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 92, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Gorrell,	Madden,
Atkinson,	Cookston,	Graham,	Matthews,
Backowski,	Copeland,	of Licking,	Miller, of Fulton,
Baker,	Cowan,	Graham,	Miller, of Stark,
Barnes,	Crabbe,	of Muskingum,	Moyer,
Beaty,	Crosser,	Green,	Mulcahy,
Beetham,	Davis,	Greve,	Myers,
Benner,	Delehanty,	Griswold,	Pearson,
Besaw,	Dildine,	Hastings,	Pugh,
Bing,	Dodge,	Hatch,	Robins,
Blauser,	Donahay,	Helfrich,	Robinson,
Bond,	Dunn,	Hinchey,	Russell,
Bonser,	Dunspaugh,	Hooley,	Scott,
Brach,	Emery,	Huber,	Shy,
Brown,	Entemann,	Hughes,	Silver,
Bryson,	Evans,	Johnston,	Stokes,
Burns,	Faris,	Jones, of Trumbull,	Stump,
Cable,	Federman,	Kilbane,	Swedersky,
Carpenter,	Foster,	Kreider,	Talley,
Carson,	Fouts,	Lawyer,	Thompson,
Chester,	Freeman,	Lentz,	Walsh,
Clark,	Gordon, of Brown,	Lytle,	Waterston,
Cochrun,	Gordon, of Logan,	McCoy,	Wenner,
		McKay,	York—92.

Messrs. Lonz and Schelhorn voted in the negative.

So the resolution was adopted.

**H. J. R. No. 23** — Mr. Graham, of Licking, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 67, nays 18, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Graham,	Mulcahy,
Backowski,	Cookston,	of Muskingum,	Pearson,
Barnes,	Copeland,	Griswold,	Robins,
Beaty,	Crabbe,	Halstead,	Robinson,
Beetham,	Davis,	Harter,	Scott,
Benner,	Dildine,	Hatch,	Shy,
Besaw,	Donahay,	Helfrich,	Silver,
Bing,	Drury,	Hooley,	Spidel,
Bishop,	Dunn,	Jones, of Hamilton,	Stokes,
Blauser,	Dunspaugh,	Jones, of Trumbull,	Stump,
Bond,	Emery,	King,	Talley,
Bonser,	Federman,	Kreider,	Waterston,
Brown,	Freeman,	Lytle,	Weaver,
Bryson,	Gordon, of Brown,	McCoy,	Wenner,
Burns,	Gordon, of Logan,	McKay,	Wildermuth,
Carson,	Graham,	Matthews,	Winter,
Clark,	of Licking,	Miller, of Fulton,	Wise—67.
Cochrun,			

Those voting in the negative are: Messrs.

Billingslea,	Evans,	Lentz,	Russell,
Brach,	Greve,	Lonz,	Schelhorn,
Delehanty,	Hinchey,	Moyer,	Walsh,
Denune,	Johnston,	Reynolds, Jas. A.,	York—18.
Entemann,	Kilbane,		

So the resolution was adopted.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. McCoy submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 198**—Mr. Hughes, having had the same under consideration, reports it back, and recommends its passage.

WM. L. HUGHES,	'D. ALLEN BOND,
J. S. MILLER,	F. A. HINCHEY,
C. F. McCOY,	JOSEPH R. GARDNER.
C. C. CRABBE,	

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 93**—Mr. Bing, having had the same under consideration, reports it back, and recommends its passage.

FRANK. E. BAKER,	SIMEON H. BING,
TOM REYNOLDS,	C. H. FREEMAN,
H. H. GRISWOLD,	JOHN E. BARNES,
GEO. S. MYERS,	FRANCIS M. THOMPSON,
JOHN S. FARIS,	C. K. MILLER,
W. R. COMINGS,	L. J. GRAHAM,
W. E. WENNER,	W. B. BRYSON.
J. C. COPELAND,	

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.



Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **Am. H. B. No. 25** — Mr. Barnes, having had the same under consideration, reports it back and recommends its passage.

FRANK E. BAKER,  
H. H. GRISWOLD,  
GEO. S. MYERS,  
JOHN S. FARIS,  
W. R. COMINGS,  
W. E. WENNER,  
J. C. COPELAND,

FRANCIS M. THOMPSON,  
SIMEON H. BING,  
C. H. FREEMAN,  
JOHN E. BARNES,  
C. K. MILLER,  
L. J. GRAHAM.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Weaver submitted the following report:

The standing committee on Constitutional Amendments and Initiative and Referendum, to which was referred **H. J. R. No. 22** — Mr. Robinson, having had the same under consideration, reports it back with the following amendments, and recommends its adoption when so amended:

In line 9 after the first "of" insert the word "the".

In line 16 strike out the word "Pro-", strike out all of line 17 and the word "terms" in line 18.

In line 19 after the second word "years" insert a comma.

In line 22 insert a comma after the word "township" and strike out the word "and" after the word "township" and insert the word "and" after the word "municipal".

In line 37 place a period after the word "law" and strike out the remainder of said line and all of lines 38, 39, 40, 41, 42, 43 and 44.

SIMEON H. BING,  
S. J. BENNER,  
F. A. HINCHEY,

R. B. PUGH,  
CHARLES G. WEAVER,  
GEORGE SCHELHORN.

The amendments were agreed to.

The resolution was ordered to be engrossed and placed on the calendar in its regular order.

Mr. Mulcahy submitted the following report:

The standing committee on Insurance, to which was referred **H. B. No. 190** — Mr. Dunn, having had the same under consideration, reports it back, and recommends its passage.

EDW. A. WINTER,  
THOMAS MULCAHY,  
N. R. BLISS,  
JOHN W. GORRELL,  
C. M. DRURY,  
W. A. RUSSELL,

HARRY D. SILVER,  
H. M. CARPENTER,  
E. L. DONAHAY,  
F. M. WILDERMUTH,  
TOM R. BRANNON,  
J. E. FOSTER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Beaty submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 25** — Mr. Archer, having had the same under consideration, reports it back, and recommends its passage.

A. LEE BEATY,  
DAVID H. SCOTT,  
FRANK E. BAKER,  
D. ALLEN BOND,  
K. E. HOOVER,  
J. S. MILLER,  
ROBERT C. DUNN,

H. H. GRISWOLD,  
GEO. S. MYERS,  
WM. L. HUGHES,  
W. W. STOKES,  
MILTON CLARK,  
H. T. ROBINS.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Scott submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 8** — Mr. O'Brien, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended:

In line 9 after word "force" insert the words "nor to any mortgage or lien for the purchase price of such property."

DAVID H. SCOTT,  
FRANK E. BAKER,  
D. ALLEN BOND,  
W. W. STOKES,  
J. S. MILLER,

WM. L. HUGHES,  
MILTON CLARK,  
A. LEE BEATY,  
H. T. ROBINS,  
GEO. S. MYERS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Myers submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 79** — Mr. Brach, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

In line 2, strike out the figure "3" in the number "1579-386" and insert the figure "2" making it read "1579-286".

In line 9, strike out the word "the" after the words "and in case of".

In line 56, strike out the words "of Ohio" following the words "General Code".

In line 59, change the letters "ot" to the word "to".

In line 74, change the spelling of the word "cases" to "causes" and change the initial letters of "municipal court" from caps to lower case.

In line 76, change the initial letter in the word "attachment" from caps to lower case, and the word "and" to "or".

In line 79, change the initial letters of the words "municipal court" from caps to lower case.

In line 82, change the spelling of the word "actions" to "sections".

In line 83, change the initial letters in the words "municipal court" from caps to lower case.

In line 106, correct the spelling of the word "docksh" to "docket".

In line 119, italicize the word "marshal."

In line 136, strike out the words "of Ohio" after the words "General Code".

In line 164, change the italicized words "in case of" to Roman letters.

In line 173, insert the word "a" after the words "marshal or sheriff that" and change the word "of" following the words "of the writ" to the word "or".

In line 192, italicize the words "in both civil and criminal cases."

In line 197, change the word "cases" to "case", and italicize the word "marshal".

In line 215, change the word "trials" to the word "cases".

In line 216, strike out the italicized words "exclusive of interests and costs".

In line 217, insert the word "an" between the words "in" and "action".

In line 227, after the word "sureties" insert the phrase "or if accepted, shall not be continued as sureties".

In line 228, correct the spelling in the word "surities" to read "sureties".

In line 249, after the word "used" change the word "in" to "on".

In line 273, after the word "the" insert the word "said".

In line 299, strike out the italicized words "exclusive of interest and costs".

In line 313, italicize the words "shall be prescribed by rule of court".

In line 317, italicize the words "complaint is filed or summons or writ shall issue".

In line 322, italicize the words "of Toledo" and "marshal".

In line 323, italicize the word "marshals" and insert after the word "shall" the following phrase, "in addition to other duties".

In line 324, change the word "annually" to the word "usually".

In line 329, strike out the word "and" following the word "thousand".

In line 330, change the italicized letters "lars" to the Roman letters "lars".

In line 332, capitalize the initial letter of the word "before".

In line 350, italicize the words "of the city of Toledo".

In line 357, correct the spelling of the word "pleasures" to the word "pleasure" by striking off the "s".

In line 377, insert the word "civil" after the word "other".

In line 390, italicize the word "said".

In line 395, italicize the figures "500".

In line 396, change the italicized words "in each action in replevin up to and including the entry of judgment" to Roman letters, and change the figures "500" to italics.

In line 397, change the word "of" to the word "in".

In line 400, italicize the words "poundage and not to exceed to the ad-".

In line 401, italicize the words "ditional sum of".

In line 426, insert the word "and" before the figures "1579-326".

K. E. HOOVER,  
W. W. STOKES,  
H. T. ROBINS,  
H. H. GRISWOLD,  
GEO. S. MYERS,

A. LEE BEATY,  
J. S. MILLER,  
WM. L. HUGHES,  
MILTON CLARK.

The amendments were agreed to.



The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Pugh submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 174** — Mr. Smith, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 6, strike out all new matter.

In line 16, strike out the word "and" and insert in lieu thereof the word "or".

TOM REYNOLDS,  
R. B. PUGH,  
OTTO W. BRACH,  
ROY L. SWEDERSKY,  
JULIUS LUCHSINGER,  
ROBERT C. DUNN,

JOHN J. KILBANE,  
HARRY M. DUNSPAUGH,  
C. W. KING,  
WM. L. HUGHES,  
CHAS. F. KREIDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Tom Reynolds submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 153** — Mr. Luchsinger, having had the same under consideration, reports it back, and recommends its passage.

TOM REYNOLDS,  
R. B. PUGH,  
OTTO W. BRACH,  
ROY L. SWEDERSKY,  
JULIUS LUCHSINGER,  
ROBERT C. DUNN,

JOHN J. KILBANE,  
HARRY M. DUNSPAUGH,  
C. W. KING,  
WM. L. HUGHES,  
CHAS. F. KREIDER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 185** — Mr. McFarland, having had the same under consideration, reports it back, and recommends its passage.

C. W. MCFARLAND,  
C. M. DRURY,  
JOHN H. CHESTER,  
J. H. T. GORDON,  
W. B. BRYSON,  
FRANK L. LYTLE,  
HARRY D. SILVER,  
HENRY A. HATCH,

HERMAN SHY,  
C. K. MILLER,  
ISRAEL M. BLAUSER,  
IRWIN HALSTEAD,  
M. J. WALSH,  
MINOR K. JOHNSTON,  
FRED HUBER,  
JASPER L. COCHRAN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gardner submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 205** — Mr. Dodge, having had the same

under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, strike out the letter "s" in "sections" and the word "and" and the figures "10706".

In line 6 after the word "months" add "with interest at six per cent".

In line 7 after the word "court" strike out all the balance of the section.

Strike out all of lines 9 and 10.

In line 11, change "sections" to "section" and strike out the word "and" and the figures "10706".

In line 12, change the word "are" to "is".

J. S. MILLER,  
C. F. McCOY,  
C. C. CRABBE,  
D. ALLEN BOND,

F. A. HINCHEY,  
WM. L. HUGHES,  
JOSEPH R. GARDNER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 223** — Mr. Copeland.

To amend sections 4743, 4744-2, 4744-3, 4744-5, 7655-7, 7706, 7706-1, 7706-4, 7747 and 7811, and to repeal sections 4738, 4739, 4741, 4742 and 7706-3 of the General Code, relative to abolishing the position of district superintendent and providing for the position of assistant county superintendent of schools.

**H. B. No. 224** — Mr. Spidel.

To amend sections 1041, 1045, 1047, 1048, 1053, 1056, 1058-1, 1058-3, 1058-4 and 1058-29, of the General Code, providing for the better protection of life and property against injury or damage resulting from the operation of steam engines and boilers by incompetent engineers and others.

**H. B. No. 225** — Mr. Scott.

To amend section 5785 of the General Code, regarding the misbranding of food, drink, flavoring extracts, confectionery and condiment.

**H. B. No. 226** — Mr. Dunn.

To amend sections 2544, 3481, 3482, 3483, 3484, 3492, 3493, 3494 and 3495 of the General Code, relating to the duties of the board of county commissioners respecting county infirmaries.

**H. B. No. 227** — Mr. Gordon, of Brown.

To require all cars, waiting rooms, station houses and all places, equipment and conveniences of railroads used or occupied by passengers or patrons, to be kept in a clean and sanitary condition.

**H. B. No. 228** — Mr. Baker.

To amend section 8574 of the General Code, relative to the order of descent of property acquired by purchase.

**H. B. No. 229** — Mr. Graham, of Muskingum.

To amend section 2980-1 of the General Code, relating to additional allowance for the deputies in the various county offices; how obtained.

By unanimous consent, Mr. Bonser offered the following resolution:

**H. R. No. 32** — Mr. Bonser.

WHEREAS, The 12th day of February has been proclaimed a national holiday in honor of our first martyred president, Abraham Lincoln, who was born on the 12th day of February, 1809,

*Be it resolved by the General Assembly of the state of Ohio, That when we adjourn, we do so, in honor of this great American.*

The resolution was adopted by a rising vote and at 5:10 o'clock p. m. the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, February 13, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

By unanimous consent, the following bill was introduced and read the first time.

**H. B. No. 230** — Mr. Jas. A. Reynolds.

For the relief of Ellen Hunt.

The House then passed to the first order of business, being consideration of amendments made by the Senate.

**Am. H. B. No. 28** — Mr. Wise, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

On motion of Mr. Beetham said bill as amended was referred to the committee on Appropriations and Finance.

The House then passed to the second order of business, being bills for third reading.

**Am. H. B. No. 15** — Mr. Comings, having previously been read the third time was taken up.

The question was, "Shall the bill pass?"

Mr. Beetham moved to amend as follows:

Strike out all of lines 4, 5, 6, 7, 8, 9, 10, 11 and 12, and insert in lieu thereof:

"Sec. 7762. All parents, guardians, and other persons who have care of children, shall instruct them, or cause them to be instructed in the branches designated in section 7648; which studies are denominated the elementary school branches. All instruction in such branches whether in public, private, parochial or other school shall be given in the English language. All text books used in the instruction given in the elementary branches shall be printed in the English language and in that language only. Other languages may be taught in such schools as an addition or auxiliary to the English language, but no public funds shall be expended for the teaching of any foreign language in the elementary grades, other than Latin."

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 114, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Halstead,	Morris,
Atkinson,	Davis,	Harter,	Moyer,
Baker,	Delehanty,	Hastings,	Mulcahy,
Banker,	Denune,	Hatch,	Myers,
Barnes,	Dildine,	Helfrich,	Pearson,
Beaty,	Dodge,	Hinchey,	Pugh,
Beetham,	Donahay,	Hooley,	Reynolds, Jas. A.,
Benner,	Drury,	Hoover,	Reynolds, Tom,
Besaw,	Dunn,	Hughes,	Robins,
Billingslea,	Dunspaugh,	Johnston,	Robinson,
Bing,	Emery,	Jones, of Hamilton,	Russell,
Blauser,	Entemann,	Jones, of Trumbull,	Scott,
Bliss,	Evans,	Kay,	Shy,
Bond,	Faris,	Kilbane,	Silver,
Bonser,	Federman,	King,	Smith,
Brach,	Foster,	Kreider,	Spidel,
Brannon,	Fouts,	Lawyer,	Stokes,
Brown,	Freeman,	Lentz,	Stump,
Bryson,	Gardner,	Lonz,	Swedersky,
Burns,	Gordon, of Brown,	Luchsinger,	Talley,
Cable,	Gordon, of Logan,	Lustig,	Taylor,
Carpenter,	Gorrell,	Lytle,	Thompson,
Carson,	Graham,	McCoy,	Waterston,
Chester,	of Licking,	McFarland,	Weaver,
Clark,	Graham,	McKay,	Wenner,
Cochrun,	of Muskingum,	Madden,	Wiest,
Comings,	Green,	Matthews,	Winter,
Cookston,	Greve,	Miller, of Fulton,	Wise,
Copeland,	Griswold,	Miller, of Stark,	<b>York—114.</b>

So the bill passed.

Mr. Comings moved to amend the title as follows:

In line 5 of the title substitute the word "elementary" for the word "common".

In line 6, omit the word and number "and 7762-4" and insert the word "and" before the number "7762-3."

In line 4, substitute the number "7729" for the number "7762".

The motion was agreed to and the title was so amended.

**H. B. No. 176** — Mr. Talley, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 110, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bonser,	Delehanty,	Gorrell,
Atkinson,	Brach,	Denune,	Graham,
Backowski,	Brown,	Dildine,	of Licking,
Baker,	Bryson,	Dodge,	Graham,
Banker,	Burns,	Donahay,	of Muskingum,
Barnes,	Cable,	Drury,	Green,
Beaty,	Carpenter,	Dunn,	Greve,
Beetham,	Carson,	Dunspaugh,	Griswold,
Benner,	Chester,	Emery,	Halstead,
Besaw,	Clark,	Entemann,	Harter,
Billingslea,	Cochrun,	Evans,	Hastings,
Bing,	Cookston,	Faris,	Hatch,
Bishop,	Copeland,	Foster,	Helfrich,
Blauser,	Crabbe,	Fouts,	Hinchey,
Bliss,	Crosser,	Freeman,	Hooley,
Bond,	Davis,	Gordon, of Logan,	Hoover,

Those voting in the affirmative are: Messrs. — Concluded.

Hopple,	Luchsinger,	Myers,	Spidel,
Hughes,	Lutig,	Pearson,	Stump,
Johnston,	Lytle,	Reynolds, Jas. A.,	Swedersky,
Jones, of Hamilton,	McCoy,	Reynolds, Tom,	Talley,
Jones, of Trumbull,	McFarland,	Robins,	Thompson,
Kay,	McKay,	Robinson,	Waterston,
Kilbane,	Madden,	Russell,	Weaver,
King,	Matthews,	Schelhorn,	Wenner,
Kreider,	Miller, of Fulton,	Scott,	Wiest,
Lawyer,	Miller, of Stark,	Shy,	Wildermuth,
Lentz,	Moyer,	Silver,	Wise,
Lonz,	Mulcahy,	Smith,	York—110.

So the bill passed.

The title was agreed to.

**H. B. No. 65** — Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 89, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Harter,	Miller, of Stark,
Baker,	Dildine,	Hatch,	Moyer,
Barnes,	Dodge,	Helfrich,	Myers,
Beaty,	Donahay,	Hinchey,	Pearson,
Beetham,	Drury,	Hoover,	Reynolds, Tom,
Benner,	Dunn,	Hughes,	Robinson,
Bing,	Dunspaugh,	Johnston,	Russell,
Blauser,	Emery,	Jones, of Hamilton,	Scott,
Bond,	Entemann,	Jones, of Trumbull,	Silver,
Bonser,	Foster,	Kay,	Smith,
Brown,	Fouts,	King,	Spidel,
Burns,	Freeman,	Kreider,	Stokes,
Cable,	Gardner,	Lawyer,	Stump,
Carpenter,	Gordon, of Brown,	Lentz,	Swedersky,
Carson,	Gorrell,	Lonz,	Talley,
Chester,	Graham,	Luchsinger,	Waterston,
Clark,	of Licking,	Lytle,	Weaver,
Cochrun,	Graham,	McCoy,	Wenner,
Comings,	of Muskingum,	McFarland,	Wiest,
Cookston,	Green,	McKay,	Wildermuth,
Copeland,	Greve,	Madden,	Wise,
Crabbe,	Griswold,	Matthews,	York—89.
Crosser,	Halstead,	Miller, of Fulton,	

So the bill passed.

The title was agreed to.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 95** — Mr. Alban.

To appropriate the sum of one thousand dollars for the use of Mrs. W. S. Hoy.

**H. B. No. 83** — Mr. Lentz.

To appropriate the sum of one thousand dollars for the use of Mrs. James W. Neiswonger.

JOHN E. BARNES,  
HENRY EVANS,  
HERBERT L. JONES,  
J. E. HOLDEN,  
CARL V. BEEBE,

TOM W. JONES,  
THOMAS W. LATHAM,  
ROBERT J. O'BRIEN,  
CHAS. A. WHITE.

The speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

**S. J. R. No. 18** — Mr. O'Brien.

Thanking selective service boards for their services.

**S. J. R. No. 19** — Mr. Busbey.

Relative to investigation and study of certain problems affecting the highways of the state.

**S. J. R. No. 21** — Mr. Davis.

Relative to printing memorial address of Senator Warren G. Harding.

**S. J. R. No. 22** — Mr. Whittemore.

Relative to woman suffrage.

ROBERT J. O'BRIEN,  
J. E. HOLDEN,  
THOMAS W. LATHAM,  
CHAS. A. WHITE,

CARL V. BEEBE,  
JOHN E. BARNES,  
C. F. MCCOY,  
HERBERT L. JONES.

The Speaker of the House, in the presence of the House, signed said joint resolutions.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 26** — Mr. Whittemore.

Relative to adjournment.

Attest:

W. E. HALLEY,  
Clerk.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 59, nays 39, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Brannon,	Dunn,	Helfrich,
Baker,	Cable,	Dunspaugh,	Hinchey,
Banker,	Comings,	Freeman,	Hoover,
Beaty,	Delehanty,	Gardner,	Hopple,
Billingslea,	Denune,	Gordon, of Brown,	Hughes,
Bishop,	Dildine,	Gordon, of Logan,	Johnston,
Bliss,	Dodge,	Greve,	Jones, of Hamilton,
Bond,	Donahay,	Griswold,	Kilbane,
Brach,	Drury,	Hastings,	Kreider,



Those voting in the affirmative are: Messrs.—Concluded.

Lentz,	Moyer,	Russell,	Taylor,
Luchsinger,	Mulcahy,	Scott,	Walsh,
Lytle,	Myers,	Shy,	Wildermuth,
Madden,	Pugh,	Smith,	Winter,
Miller, of Fulton,	Reynolds, Tom,	Stump,	York—59.
Morris,	Robinson,	Swedersky,	

Those voting in the negative are: Messrs.

Alban,	Crabbe,	Hooley,	Pearson,
Barnes,	Davis,	Huber,	Robins,
Bing,	Faris,	Jones, of Trumbull,	Silver,
Blauser,	Foster,	Kay,	Spidel,
Brown,	Fouts,	King,	Stokes,
Burns,	Gorrell,	Lawyer,	Talley,
Carson,	Graham,	Lonz,	Waterston,
Chester,	of Muskingum,	McCoy,	Weaver,
Clark,	Green,	Matthews,	Wenner,
Cookston,	Halstead,	Miller, of Stark,	Wiest—39

So the resolution not having received a constitutional majority was lost.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 231** — Mr. Billingslea.

To amend sections 1579-91, 1579-92, 1579-93, 1579-97, 1579-102, 1579-111a, 1579-119 and to add supplemental sections 1579-92a, 1579-92b, 1579-92c and 1579-126a of the General Code, relating to the municipal court of Hamilton, Butler county, Ohio.

**H. B. No. 170** — Mr. Cochrun, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 84, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Hooley,	Myers,
Baker,	Crabbe,	Hoover,	Pearson,
Barnes,	Dildine,	Hopple,	Pugh,
Beaty,	Dodge,	Huber,	Reynolds, Tom,
Beetham,	Donahay,	Johnston,	Robins,
Benner,	Drury,	Jones, of Trumbull,	Robinson,
Billingslea,	Dunn,	Kay,	Russell,
Bing,	Dunspaugh,	Kilbane,	Shy,
Bishop,	Emery,	King,	Silver,
Blauser,	Foster,	Kreider,	Spidel,
Bonser,	Fouts,	Lawyer,	Stokes,
Brannon,	Freeman,	Lentz,	Stump,
Brown,	Gardner,	Lonz,	Talley,
Bryson,	Gordon, of Brown,	Luchsinger,	Taylor,
Burns,	Gordon, of Logan,	Madden,	Walsh,
Cable,	Gorrell,	Matthews,	Waterston,
Carson,	Green,	Miller, of Fulton,	Weaver,
Chester,	Halstead,	Miller, of Stark,	Wenner,
Clark,	Hastings,	Morris,	Wiest,
Cochrun,	Hatch,	Moyer,	Wildermuth,
Cookston,	Helfrich,	Mulcahy,	York—84.

Messrs. Bond and McCoy voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 155** — Mr. Robinson, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 92, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Halstead,	Mulcahy,
Baker,	Copeland,	Hatch,	Myers,
Barnes,	Crabbe,	Helfrich,	Pearson,
Beaty,	Davis,	Hinchey,	Pugh,
Beetham,	Denune,	Hooley,	Reynolds, Tom,
Benner,	Dildine,	Hopple,	Robins,
Billingslea,	Dodge,	Huber,	Robinson,
Bing,	Donahay,	Johnston,	Shy,
Bishop,	Drury,	Jones, of Trumbull,	Silver,
Blauser,	Dunspaugh,	Kilbane,	Spidel,
Bliss,	Emery,	King,	Stokes,
Bond,	Foster,	Kreider,	Stump,
Bonser,	Fouts,	Lawyer,	Swedersky,
Brach,	Freeman,	Lentz,	Talley,
Brannon,	Gardner,	Lonz,	Taylor,
Brown,	Gordon, of Brown,	Luchsinger,	Walsh,
Bryson,	Gordon, of Logan,	Lytle,	Waterston,
Burns,	Gorrell,	McCoy,	Weaver,
Cable,	Graham,	Madden,	Wenner,
Carpenter,	of Muskingum,	Matthews,	Wiest,
Carson,	Green,	Miller, of Fulton,	Wildermuth,
Chester,	Greve,	Morris,	Winter,
Clark,	Griswold,	Moyer,	York—92.
Comings,			

So the bill passed.

The title was agreed to.

Mr. Beetham moved that the rules be suspended and that the House pass to the bills for third reading on the calendar for Friday, February 14th, 1919.

The motion was agreed to.

**S. B. No. 25** — Mr. Archer, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hooley,	Mulcahy,
Backowski,	Davis,	Hopple,	Myers,
Baker,	Dildine,	Huber,	Pearson,
Barnes,	Donahay,	Hughes,	Pugh,
Beaty,	Drury,	Johnston,	Reynolds, Tom,
Beetham,	Dunn,	Jones, of Trumbull,	Robins,
Benner,	Dunspaugh,	Kay,	Robinson,
Billingslea,	Emery,	Kilbane,	Scott,
Bing,	Faris,	King,	Shy,
Blauser,	Fouts,	Kreider,	Silver,
Bond,	Freeman,	Lawyer,	Spidel,
Bonser,	Gardner,	Lentz,	Stokes,
Brach,	Gordon, of Brown,	Lonz,	Stump,
Brannon,	Gordon, of Logan,	Luchsinger,	Swedersky,
Brown,	Graham,	Lytle,	Talley,
Bryson,	of Muskingum,	McCoy,	Taylor,
Burns,	Green,	Madden,	Walsh,
Cable,	Greve,	Matthews,	Weaver,
Carson,	Griswold,	Miller, of Fulton,	Wenner,
Chester,	Hatch,	Miller, of Stark,	Wiest,
Clark,	Helfrich,	Morris,	Wildermuth,
Comings,	Hinchey,	Moyer,	York—88,
Copeland,			

So the bill passed.

The title was agreed to.

**Am. S. B. No. 8** — Mr. O'Brien, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Greve moved to amend as follows:

In line 2 after "wife" insert "living together".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 77, nays 11, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Green,	Miller, of Fulton,
Backowski,	Comings,	Greve,	Mulcahy,
Banker,	Cookston,	Halstead,	Pearson,
Barnes,	Copeland,	Hatch,	Pugh,
Beaty,	Crabbe,	Helfrich,	Reynolds, Tom,
Beetham,	Davis,	Hinchey,	Robins,
Benner,	Dildine,	Hopple,	Robinson,
Billingslea,	Dodge,	Huber,	Scott,
Bing,	Donahay,	Hughes,	Shy,
Bishop,	Drury,	Johnston,	Spidel,
Blauser,	Dunspaugh,	Jones, of Hamilton,	Stump,
Bliss,	Emery,	Jones, of Trumbull,	Swedersky,
Bond,	Faris,	Kreider,	Talley,
Brach,	Foster,	Lawyer,	Taylor,
Brannon,	Freeman,	Luchsinger,	Walsh,
Brown,	Gardner,	Lytle,	Waterston,
Bryson,	Gordon, of Brown,	McCoy,	Weaver,
Burns,	Gordon, of Logan,	Madden,	Wenner,
Cable,	Gorrell,	Matthews,	Winter—77.
Carson,			

Those voting in the negative are: Messrs.

Denune,	Lonz,	Silver,	Wildermuth,
Fouts,	Miller, of Stark,	Stokes,	York—11.
Lentz,	Moyer,	Wiest,	

So the bill passed.

The title was agreed to.

**H. B. No. 198** — Mr. Hughes, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 88, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Brach,	Dunn,	Hatch,
Backowski,	Brannon,	Dunspaugh,	Helfrich,
Baker,	Brown,	Emery,	Hinchey,
Banker,	Burns,	Foster,	Hooley,
Barnes,	Cable,	Fouts,	Hoover,
Beaty,	Carson,	Freeman,	Hopple,
Beetham,	Cochrun,	Gardner,	Huber,
Benner,	Comings,	Gordon, of Brown,	Hughes,
Billingslea,	Copeland,	Gordon, of Logan,	Johnston,
Bing,	Crabbe,	Graham,	Jones, of Hamilton,
Bishop,	Davis,	of Muskingum,	Kilbane,
Blauser,	Denune,	Green,	King,
Bliss,	Dildine,	Greve,	Kreider,
Bond,	Donahay,	Griswold,	Lawyer,
Bonser,	Drury,	Halstead,	Lentz,



Those voting in the affirmative are: Messrs. — Concluded.

Luchsinger,	Reynolds, Tom,	Spidel,	Waterston,
McCoy,	Robins,	Stokes,	Weaver,
Matthews,	Robinson,	Stump,	Wenner,
Miller, of Fulton,	Russell,	Swedersky,	Wiest,
Miller, of Stark,	Scott,	Talley,	Wildermuth,
Myers,	Shy,	Taylor,	Winter,
Pearson,	Silver,	Walsh,	York—88.
Pugh,			

Mr. Dodge voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 93** — Mr. Bing, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line 6, before the word "May" insert the word "January".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Copeland moved to amend as follows:

In line 5, strike out the word "September".

In line 6, before the word "May" insert "April" and following the word "May" strike out the words "and July" and insert in lieu thereof the word "June". Also in line 6, insert the words "of July and" before the word "August" and strike out in line 6 the word "of".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 82, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Hooley,	Moyer,
Baker,	Dildine,	Hoover,	Mulcahy,
Barnes,	Dodge,	Hopple,	Myers,
Beaty,	Donahay,	Huber,	Pugh,
Beetham,	Drury,	Hughes,	Robins,
Benner,	Dunn,	Johnston,	Robinson,
Billingslea,	Dunspaugh,	Jones, of Hamilton,	Russell,
Bing,	Emery,	Jones, of Trumbull,	Scott,
Blauser,	Faris,	Kay,	Shy,
Bond,	Foster,	Kilbane,	Silver,
Bonser,	Freeman,	King,	Spidel,
Brach,	Gordon, of Brown,	Kreider,	Stokes,
Brown,	Gordon, of Logan,	Lawyer,	Stump,
Burns,	Gorrell,	Lentz,	Swedersky,
Cable,	Graham,	Lonz,	Talley,
Carson,	of Muskingum,	Luchsinger,	Walsh,
Cochrun,	Greve,	Lytle,	Waterston,
Comings,	Hastings,	McCoy,	Weaver,
Cookston,	Hatch,	Madden,	Wenner,
Copeland,	Helfrich,	Matthews,	Wildermuth—82.
Davis,	Hinchey,	Miller, of Fulton,	

Those voting in the negative are: Messrs. Backowski, Bliss, Brannon, Chester, Crabbe and York.—6.

So the bill passed.

The title was agreed to.

Mr. Bonser arose to a question of privilege, and asked that his vote be recorded on **S. B. No. 8** — Mr. O'Brien. His name being called, Mr. Bonser voted "aye".

On motion of Mr. Beetham the House then passed to the fourth order of business, being reports of standing committees:

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 136** — Mr. Hatch, having had the same under consideration, reports it back and recommends its passage.

TOM REYNOLDS,  
SIMEON H. BING,  
A. L. STUMP,  
J. L. COCHRUN,  
C. K. MILLER,  
L. J. GRAHAM,  
W. E. WENNER,

JOHN E. BARNES,  
JOHN S. FARIS,  
C. H. FREEMAN,  
W. B. BRYSON,  
FRANK E. BAKER,  
W. R. COMINGS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The Speaker introduced Mr. L. F. Sater of the Ohio State University, who extended an urgent invitation to all members and their wives to be present at said institution on Saturday, February 22nd, 1919, to participate in a Washington's birthday programme of celebration consisting of many features of interest, a 12 o'clock luncheon, a live stock exhibit and a 6 o'clock dinner.

Mr. Beaty submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 206** — Mr. Banker, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 21 after the word "Code" insert "as amended in 107 Ohio Laws page 689".

MILTON CLARK,  
DAVID H. SCOTT,  
K. E. HOOVER,  
CHARLES H. FOUTS,  
ROBERT C. DUNN,

GEO. S. MYERS,  
WM. L. HUGHES,  
H. T. ROBINS,  
D. ALLEN BOND,  
A. LEE BEATY.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Drury submitted the following report:

The standing committee on Public Waterways, to which was referred **H. B. No. 164** — Mr. Chester, having had the same under consideration, reports it back and recommends its passage.

JOHN H. CHESTER,  
J. W. LENTZ,  
FRANK S. ROBINSON,  
JASPER L. COCHRUN,

THOS. J. DODGE,  
F. L. WATERSTON,  
OTTO W. BRACH,  
C. M. DRURY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fifth order of business, being reports of select committees; none were offered.

Mr. Brown submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 143** — Mr. Wise, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 9, strike out the words "actual cost of" and insert "legal rate of railroad".

In line 25, strike out the words "his necessary cost of" and insert "mileage at the legal rate of railroad".

In line 43, strike out the words "the actual cost of such" and insert "mileage at the legal rate of railroad".

In line 45, strike out the words "actual cost of" and insert "mileage at the legal rate of railroad".

HARRY L. FEDERMAN,  
FRANCIS M. THOMPSON,  
HARRY F. BROWN,  
R. M. BILLINGSLEA,  
C. W. KING,  
FRANK C. WISE,  
HARRY McKAY,  
D. W. BESAW,

E. M. CROSSER,  
J. S. GRAHAM,  
JOHN COWAN,  
JAS. A. REYNOLDS,  
C. W. McFARLAND,  
H. M. CARPENTER,  
DOW W. HARTER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Beaty offered the following resolution:

**H. R. No. 33** — Mr. Beaty.

Relative to the return of Captain Edward Rickenbacker.

WHEREAS, On Monday, February 17th, Captain Edward Rickenbacker will return to his home city, Columbus, Ohio; and

WHEREAS, Not only his home city but the entire state of Ohio are proud of the reputation he made in the world war fighting for freedom; therefore,

*Be it resolved by the House of Representatives*, That we extend to him a cordial invitation to visit the House of Representatives where he can meet and greet the members of said body.

Mr. Beaty moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**H. B. No. 220** — Mr. Banker.

To the committee on Common Schools.

**H. B. No. 221** — Mr. Dildine.

To the committee on Fish Culture and Game.

**H. B. No. 222** — Mr. Harter.

To the committee on Insurance.

**S. B. No. 32** — Mr. Berry.

To the committee on Judiciary.



**Am. S. B. No. 7** — Mr. Whittemore.

To the committee on Military Affairs.

**H. B. No. 223** — Mr. Copeland.

To the committee on Common Schools.

**H. B. No. 224** — Mr. Spidel.

To the committee on Labor.

**H. B. No. 225** — Mr. Scott.

To the committee on Dairy and Food Products.

**H. B. No. 226** — Mr. Dunn.

To the committee on Benevolent and Penal Institutions.

**H. B. No. 227** — Mr. Gordon, of Brown.

To the committee on Public Health.

**H. B. No. 228** — Mr. Baker.

To the committee on Judiciary.

**H. B. No. 229** — Mr. Graham, of Muskingum.

To the committee on Codes, Courts and Procedure.

The House then passed to the seventh order of business, being introduction of bills.

The following bill was introduced and read the first time.

**H. B. No. 232** — Mr. Jones, of Hamilton.

To amend section 606 of the General Code, relating to assessments for the maintenance of the public utilities commission.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 113** — Mr. Silver.

For the relief of Bernice Auch, Teacher.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 21** — Mr. Hughes.

To amend section 4411 of the General Code, relating to employes of the local boards of health.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 36** — Mr. White.

To amend sections 5777, 5778 and 5784 of the General Code, relating to the ninth United States pharmacopoeia, and the fourth edition of the National Formulary.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Billingslea offered the following resolution:

**H. R. No. 34**—Mr. Billingslea.

To express sorrow on account of the death of Honorable Bert S. Bartlow.

WHEREAS, The House of Representatives has heard with regret of the death of Bert S. Bartlow who represented Butler county as a member of this body during the 73rd and 74th General Assemblies; and

WHEREAS, He served the state for a number of years in connection with the Dairy and Food Department and also with the Ohio Senate; and

WHEREAS, In his whole public life he gave evidence of a broad and charitable public spirit and was faithful in the discharge of his duties; and

WHEREAS, Death has claimed him in the prime of his manhood and while enjoying the full fruition of his powers; therefore

*Be it resolved by the House of Representatives of the State of Ohio,* That we publicly in this manner express our sorrow at the loss which the people of the state and his county have sustained by his demise. We can ill spare such citizens as Mr. Bartlow, who gave to the state and to its young manhood years of unwearied and unselfish devotion and whose life we hope will be an inspiration and an example to those who come after; and

*Resolved,* That this resolution be adopted by a rising vote, that it be entered in full on the journal of the House and that a copy be sent to the father of the deceased; and

*Be it further resolved,* That as a mark of respect to his memory the House do now adjourn.

The resolution was adopted by a rising vote and at 4:15 o'clock p. m. the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Friday, February 14, 1919, 9:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The Journal of yesterday was read and approved.

Mr. Gorrell demanded a call of the House, which was duly seconded, taken, and seventy-five members answered to their names.

The absentees are: Messrs.

Atkinson,  
Backowski,  
Baker,  
Banker,  
Besaw,  
Billingslea,  
Bliss,  
Brach,  
Brannon,  
Cable,  
Carpenter,  
Chester,  
Copeland,

Cowan,  
Crabbe,  
Crosser,  
Delehanty,  
Dunspaugh,  
Entemann,  
Evans,  
Fедerman,  
Gardner,  
Gordon, of Logan,  
Graham,  
of Licking,  
Greve,

Harter,  
Helfrich,  
Hinchey,  
Hoover,  
Hughes,  
Jones, of Hamilton,  
Kay,  
Lustig,  
McFarland,  
Morris,  
Moyer,  
Mulcahy,

Myers,  
Pearson,  
Pugh,  
Reynolds, Jas. A.,  
Reynolds, Tom,  
Schelhorn,  
Scott,  
Smith,  
Thompson,  
Waterston,  
Winter,  
Wise,

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

On motion of Mr. Beetham the House then passed to the fourth order of business, being reports of standing committees.

Mr. Foster submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 145** — Mr. Cable, having had the same under consideration, reports it back, and recommends its passage.

A. L. STUMP,  
B. J. EMERY,  
C. F. TALLEY,  
H. W. COOKSTON,  
C. C. CRABBE,

SIMEON H. BING,  
J. E. FOSTER,  
ROBERT C. DUNN,  
JOHN S. FARIS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fifth order of business, being reports of select committees.

No select committee reports were offered.

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**S. B. No. 36** — Mr. White.

To the committee on Public Health.

**H. B. No. 230** — Mr. Jas. A. Reynolds.

To the committee on Appropriations and Finance.

**H. B. No. 231** — Mr. Billingslea.

To the committee on Judiciary.

**H. B. No. 232** — Mr. Jones, of Hamilton.

To the committee on Public Utilities.

The House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 233** — Mr. Wenner.

To amend section 7692 of the General Code, relating to health supervision in the public schools.

**H. B. No. 234** — Mr. Bing.

Making appropriation for rendering state aid to weak school districts.

**H. B. No. 235** — Mr. Luchsinger.

To establish fire drills in factories, lofts and department stores for the occupants thereof.

**H. B. No. 236** — Mr. Taylor.

For the purpose of promoting and increasing the production of commercial poultry and eggs on the farms of Ohio by holding poultry exhibitions and to teach better methods of poultry culture.

**H. B. No. 237** — Mr. Green.

Extending control, for purposes of improvement, of dedicated



streets and alleys outside of municipal corporations, to county commissioners and township trustees.

**H. B. No. 238** — Mr. Silver.

To supplement sections 3082 and 3107 of the General Code, by the enactment of sections 3082-1 and 3107-1 relating to county children's homes.

**H. B. No. 239** — Mr. Johnston.

To amend section 5025 of the General Code, relative to the printing of election ballots.

**H. B. No. 240** — Mr. Matthews.

Defining optometry, providing a state board of optometry, providing for the licensing of persons to practice optometry and for the revocation and suspension of such licenses, and providing penalties for violations.

Mr. Miller, of Stark, moved that the committee on Public Utilities be discharged from further consideration of **H. B. No. 29** — Mr. Miller, of Stark, and that said bill be placed upon the calendar for third reading.

Upon which a yeas and nays vote was demanded, taken and resulted — yeas 45, nays 29, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Gordon, of Brown,	Johnston,	Robins,
Parnes,	Gorrell,	Jones, of Trumbull,	Russell,
Beaty,	Graham,	Kay,	Shy,
Benner,	of Muskingum,	Kilbane,	Silver,
Elauser,	Green,	King,	Stokes,
Bryson,	Halstead,	Kreider,	Stump,
Cable,	Hastings,	Lentz,	Swedersky,
Crabbe,	Hatch,	Lonz,	Talley,
Dildine,	Hooley,	Luchsinger,	Walsh,
Donahay,	Hopple,	McCoy,	Weaver,
Foster,	Huber,	Miller, of Stark,	Wildermuth—45.
Fouts,	Hughes,		

Those voting in the negative are: Messrs.

Beetham,	Clark,	Emery,	Reynolds, Tom,
Bishop,	Cochrun,	Freeman,	Robinson,
Bond,	Cookston,	Lawyer,	Scott,
Bonser,	Davis,	Madden,	Spidel,
Brown,	Denune,	Matthews,	Taylor,
Burns,	Dodge,	Miller, of Fulton,	Wiest,
Carson,	Drury,	Pearson,	Winter—29.
Chester,			

The motion was not agreed to.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Bond offered the following resolution:

**H. J. R. No. 24** — Mr. Bond.

Providing for the appointment by the governor of a commission to investigate and make report upon housing conditions at the coal mines of the state.

*Be it resolved by the General Assembly of the State of Ohio, That the governor be and he is hereby authorized and directed to appoint a commission of three members to investigate, examine and inquire into, and make report, upon the housing conditions of the coal mines of the state. For such purpose the commission shall visit and investigate such coal mines as to it may seem to be proper and expedient.*

The members of the commission shall serve without compensation, but shall be paid by the state their necessary traveling and other expenses, upon presentation of proper vouchers signed by the chairman of the commission and approved by the governor.

The Industrial Commission of Ohio is hereby directed to co-operate with the commission and render it such aid and assistance as in its judgment will not interfere with the proper administration of its bureau or department of mines and the inspection thereof.

The commission herein authorized to be appointed shall submit a full report of its investigations to the general assembly at the opening of its next regular session, together with such recommendations, in the form of a bill, or otherwise, as it may deem advisable.

The resolution was laid over under the rule.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Spidel presented the petitions of E. C. Harley, Mrs. Charles H. Kumler and Mrs. O. F. Davisson and one thousand two hundred forty-two other citizens of Dayton, Montgomery county, urging the passage of House Bill No. 25 — Mr. Barnes; which was referred to the committee on Common Schools.

Mr. Blauser presented the petition of M. J. Blackstone and thirty-seven other citizens of Fairfield county, urging the passage of H. B. No. 88; which was referred to the committee on Insurance.

Mr. Stokes presented the petition of Chas. Hinebaugh and twenty other citizens of Montgomery county, urging the passage of H. B. No. 25 — Mr. Barnes; which was referred to the committee on Cities.

Mr. Wiest presented the petition of E. E. Wilson and thirty-eight other citizens of Tuscarawas county, opposed to the passage of H. B. No. 187 — Mr. Hinchey; which was referred to the committee on Cities.

Mr. York presented the petition of York Supply Co. and three hundred twenty-three other citizens of Darke county, urging the passage of H. B. No. 88 — Mr. Blauser; which was referred to the committee on Insurance.

Mr. Beaty presented the petition of Wm. H. Hill and one hundred eight other citizens of Cincinnati, urging the passage of H. B. No. 139 — Mr. Beaty; which was referred to the committee on Judiciary.

Mr. Spidel presented the petition of E. W. Shank and one hundred twenty-three other taxpayers of Montgomery county, relative to good roads; which was referred to the committee on Public Highways.

The clerk presented a resolution of Marlboro Farmers' Institute of Stark county, relative to a pure seed law; which was referred to the committee on Agriculture.

The House then reverted to the second order of business, being bills for third reading.

**Am. H. B. No. 25** — Mr. Barnes, was taken up.

Mr. Barnes moved that said bill be informally passed and retain its place on the calendar.

The motion was agreed to.

**H. J. R. No. 22** — Mr. Robins, was taken up.

Mr. Robins moved that said resolution be informally passed and retain its place on the calendar.

The motion was agreed to.

**H. B. No. 190** — Mr. Dunn, was taken up and read the third time. The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 76, nays none, as follows:

Those voting in the affirmative were: Messrs.

Alban,	Davis,	Halstead,	Pearson,
Barnes,	Denune,	Hastings,	Reynolds, Tom,
Beaty,	Dildine,	Hatch,	Robins,
Beetham,	Dodge,	Hooley,	Robinson,
Benner,	Donahay,	Hopple,	Scott,
Bing,	Drury,	Huber,	Shy,
Bishop,	Dunn,	Johnston,	Silver,
Blauser,	Dunspaugh,	Jones, of Trumbull,	Spidel,
Bond,	Emery,	Kilbane,	Stokes,
Bonser,	Foster,	Kreider,	Stump,
Brannon,	Fouts,	Lawyer,	Swedersky,
Brown,	Freeman,	Lentz,	Talley,
Bryson,	Gardner,	Lonz,	Taylor,
Burns,	Gordon, of Brown,	Luchsinger,	Walsh,
Cable,	Gorrell,	Lytle,	Weaver,
Carson,	Graham,	McCoy,	Wenner,
Chester,	of Muskingum,	Madden,	Wiest,
Cochrun,	Green,	Matthews,	Wildermuth,
Comings,	Griswold,	Miller, of Fulton,	Winter—76.
Cookston,			

So the bill passed.

The title was agreed to.

Mr. Spidel arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 59** — Mr. Morris. His name being called, Mr. Spidel voted "aye."

**10:10 o'clock a. m.**

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk

Hall of the House of Representatives, Columbus, Ohio.

**Monday, February 17, 1919, 5 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio. The journal of yesterday was read and approved.

Prior to the convening of the House, Captain Eddie Rickenbacker, the premier Ace of American aviators was present in the hall of the House in response to an invitation extended by that body, and the members and officers of the House and others present were presented to Captain Rickenbacker and extended their congratulations and good wishes.

The House then proceeded to the first order of business, being reports of standing committees.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

**S. J. R. No. 23** — Mr. Miller.



Relative to a list of registered lobbyists.

ROBERT J. O'BRIEN,  
CHAS. A. WHITE,  
THOMAS W. LATHAM,  
J. E. HOLDEN,

TOM W. JONES,  
JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES.

The speaker of the House, in the presence of the House, signed said joint resolution.

Mr. Bond moved that the vote whereby the motion to discharge the committee on Public Utilities of the further consideration of **H. B. No. 29** — Mr. Miller, of Stark, was lost, be reconsidered.

The motion was agreed to.

Mr. Miller, of Stark, moved that his motion that the committee on Public Utilities be discharged of further consideration of **H. B. No. 29** — Mr. Miller, of Stark, be entered upon the journal and remain pending.

The House then passed to the second order of business, being resolutions and motions.

Mr. Burns offered the following resolution:

**H. J. R. No. 25** — Mr. Burns.

Relative to appointment of a committee of two persons to confer with a like committee from each of the states comprising the original "Northwest Territory" looking to the building of a memorial to the memory of the early settlers of the said original "Northwest Territory".

WHEREAS, The state of Ohio has recently acquired by purchase the lands situated in the city of Marietta, in said state, and known as the lands comprising "Campus Martius"; and

WHEREAS, In order to preserve and restore said lands and erect thereon a proper memorial building in which there may be properly housed the old relics and mementos indicative of the early history and settlements of the great northwest territory; therefore,

*Be it resolved by the General Assembly of the state of Ohio, That there be appointed a committee of two persons from said state by the governor thereof, said committee to act without pay, which committee shall meet a like committee from each of the states comprising the original "northwest territory", for the purpose of carrying out the foregoing plan; that the governor of Ohio shall transmit a formal request to the legislatures and governors of the said states comprising said original "northwest territory" to co-operate in the same manner as indicated by this joint resolution, and that he forward a copy of this resolution to them;*

*Be it further resolved, That said joint committee shall file a report of their recommendations with the legislatures and governors of the several states comprising the original "northwest territory", for further action by the legislatures of said states.*

The resolution was laid over under the rule.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 241** — Mr. McCoy.

Relating to the inspection of county turnpikes and the culverts and bridges thereon by county commissioners and county surveyor.

**H. B. No. 242** — Mr. Kay.

Providing that sheriffs, court bailiffs and police officers convicted of bribery or like offense shall be thereafter disqualified from holding public office or employment.

**H. B. No. 243** — Mr. Kay.

Requiring the maintenance of drinking water accommodations, water closets and lavatories, for free public use, at fair grounds and amusement parks.

**H. B. No. 244** — Mr. Beaty.

Amending section 127 of the General Code, relating to fees of notaries public.

**H. B. No. 245** — Mr. Beaty.

To amend section 8190 of the General Code, relating to time of maturity of negotiable instruments.

**H. B. No. 246** — Mr. Robins.

To amend section 3092 of the General Code, relating to care of dependent children by county commissioners.

**H. B. No. 247** — Mr. Miller, of Stark.

To amend sections 1579-197, 1579-198, 1579-204, 1578-207, 1579-220, 1579-224, 1579-226, 1579-229 of the General Code, enlarging the jurisdiction of the municipal court of Alliance, Ohio, providing for certain officers thereof, and defining their powers and duties.

**H. B. No. 248** — Mr. Cable.

To amend section 21-1, and to enact supplemental sections to be known as sections 21-2, 21-3, 21-4, and 21-5 of the General Code, to provide for inventories of public property.

**H. B. No. 249** — Mr. Johnston.

To amend section 4384 of the General Code, relative to appointment of village marshal.

**H. B. No. 250** — Mr. Johnston.

To amend section 4215 of the General Code, relative to the number of members in a village council.

Mr. York arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 29**, by Mr. Miller, of Stark. His name being called, Mr. York voted "aye".

Mr. York arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 190**, by Mr. Dunn. His name being called, Mr. York voted "aye".

Mr. Stokes arose to a question of privilege, and asked that his vote be recorded on **S. J. R. No. 8**, by Mr. Kryder. His name being called, Mr. Stokes voted "no".

**H. B. No. 251** — Mr. Bond.

To amend section 7419 of the General Code, and to enact supplemental sections 7419-1 and 7419-2 of the General Code, relating to a special levy for the repair of principal highways of a county.

The House then passed to the fourth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**H. B. No. 233** — Mr. Wenner.

To the committee on Public Health.

**H. B. No. 234** — Mr. Bing.

To the committee on Appropriations and Finance.

**H. B. No. 235** — Mr. Luchsinger.

To the committee on Labor.

**H. B. No. 236** — Mr. Taylor.

To the committee on Agriculture.

**H. B. No. 237** — Mr. Green.

To the committee on County Affairs.

**H. B. No. 238** — Mr. Silver.

To the committee on County Affairs.

**H. B. No. 239** — Mr. Johnston.

To the committee on Privileges and Elections.

**H. B. No. 240** — Mr. Matthews.

To the committee on Public Health.

The House then passed to the fifth order of business, being resolutions laid over under rule 89.

**H. J. R. No. 24** — Mr. Bond, was taken up.

On motion of Mr. Bond said resolution was referred to the committee on Mines and Mining.

Mr. Stokes presented the petition of John C. Schumacher and ten other citizens of Dayton, Ohio, urging the passage of the state police bill; which was referred to the committee on Judiciary.

Mr. Blauser presented the petition of F. B. Buchanan and forty-seven other citizens of Fairfield county, of F. N. Wheeler and eighty-nine other citizens of Fairfield county and of A. W. Friend and twenty-nine other citizens of Fairfield county asking for the passage of H. B. No. 88 — Mr. Blauser; which were referred to the committee on Insurance.

**6:00 o'clock p. m.**

On motion of Mr. Dunsbaugh the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Tuesday, February 18, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Rev. G. W. Bunton, of Dayton, O.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

There being none for consideration the House then passed to the second order of business, being bills for third reading.

**Am. H. B. No. 25** — Mr. Barnes, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Stokes moved to amend as follows:

In line 30 after the word "the" strike out the word "two".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"



The yeas and nays were taken, and resulted — yeas 118, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Halstead,	Moyer,
Atkinson,	Cowan,	Harter,	Mulcahy,
Backowski,	Crabbe,	Hastings,	Myers,
Baker,	Crosser,	Hatch,	Pearson,
Banker,	Davis,	Hinchey,	Pugh,
Barnes,	Delehanty,	Hoover,	Reynolds, Jas. A.,
Beaty,	Denune,	Hopple,	Reynolds, Tom,
Beetham,	Dildine,	Huber,	Robins,
Benner,	Dodge,	Hughes,	Robinson,
Besaw,	Donahay,	Johnston,	Russell,
Billingslea,	Drury,	Jones, of Hamilton,	Schelhorn,
Bing,	Dunn,	Jones, of Trumbull,	Scott,
Bishop,	Dunspaugh,	Kay,	Shy,
Blauser,	Emery,	Kilbane,	Silver,
Bliss,	Entemann,	King,	Smith,
Bond,	Evans,	Kreider,	Spidel,
Bonser,	Faris,	Lawyer,	Stokes,
Brach,	Federmmann,	Lentz,	Swedersky,
Brannon,	Foster,	Lonz,	Talley,
Brown,	Fouts,	Luchsinger,	Taylor,
Bryson,	Freeman,	Lustig,	Thompson,
Burns,	Gardner,	Lytle,	Walsh,
Cable,	Gordon, of Brown,	McCoy,	Waterston,
Carpenter,	Gordon, of Logan,	McFarland,	Weaver,
Carson,	Gorrell,	McKay,	Wenner,
Chester,	Graham,	Madden,	Wiest,
Clark,	of Licking,	Matthews,	Winter,
Cochrun,	Green,	Miller, of Fulton,	Wise,
Comings,	Greve,	Miller, of Stark,	York—118.
Cookston,	Griswold,	Morris,	

So the bill passed.

The title was agreed to.

**Am. H. J. R. No. 22** — Mr. Robinson, was taken up.

The question being, "Shall the resolution be adopted?"

Mr. McCoy moved to amend as follows:

After the word "assembly" in line 16 insert the following:

"Provided that no person shall be elected as county commissioner for two successive terms."

The motion was not agreed to.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 57, nays 47, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Clark,	Graham,	Miller, of Fulton,
Barnes,	Cochrun,	of Licking,	Morris,
Beaty,	Comings,	Graham,	Pearson,
Beetham,	Cookston,	of Muskingum,	Robins,
Benner,	Crabbe,	Green,	Robinson,
Besaw,	Crosser,	Halstead,	Russell,
Bing,	Donahay,	Hatch,	Scott,
Blauser,	Drury,	Johnston,	Silver,
Bonser,	Dunspaugh,	Jones, of Hamilton,	Talley,
Brown,	Emery,	Jones, of Trumbull,	Waterston,
Bryson,	Foster,	Kay,	Weaver,
Burns,	Fouts,	Kreider,	Wenner,
Cable,	Freeman,	Luchsinger,	Winter,
Carson,	Gardner,	McFarland,	Wise—57.
Chester,	Gorrell,	McKay,	

Those voting in the negative are: Messrs.

Atkinson,	Denune,	Hughes,	Myers,
Backowski,	Dildine,	Kilbane,	Pugh,
Baker,	Entemann,	Lawyer,	Reynolds, Jas. A.,
Billingslea,	Evans,	Lentz,	Reynolds, Tom,
Bishop,	Gordon, of Brown,	Lonz,	Schelhorn,
Bliss,	Gordon, of Logan,	Lustig,	Shy,
Bond,	Greve,	Lytle,	Smith,
Brach,	Harter,	McCoy,	Swedersky,
Brannon,	Hastings,	Madden,	Thompson,
Cowan,	Hinchey,	Matthews,	Walsh,
Davis,	Hoover,	Moyer,	Wildermuth,
Delehanty,	Hopple,	Mulcahy,	York—48.

So the resolution not having received a constitutional majority was lost.

**Am. H. B. No. 79** — Mr. Brach, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Hastings,	Moyer,
Backowski,	Copeland,	Hatch,	Mulcahy,
Baker,	Cowan,	Hinchey,	Myers,
Banker,	Crabbe,	Hoover,	Pugh,
Barnes,	Dildine,	Hopple,	Reynolds, Jas. A.,
Beaty,	Dodge,	Johnston,	Robinson,
Benner,	Drury,	Jones, of Hamilton,	Schelhorn,
Bing,	Dunspaugh,	Jones, of Trumbull,	Shy,
Bishop,	Entemann,	Kay,	Spidel,
Blauser,	Evans,	Kilbane,	Stokes,
Bliss,	Faris,	Kreider,	Swedersky,
Bonser,	Freeman,	Lentz,	Talley,
Brach,	Gardner,	Lonz,	Taylor,
Brannon,	Gordon, of Brown,	Luchsinger,	Thompson,
Brown,	Gordon, of Logan,	Lustig,	Waterston,
Burns,	Graham,	Lytle,	Weaver,
Cable,	of Licking,	McCoy,	Wiest,
Carpenter,	Green,	McKay,	Wildermuth,
Carson,	Greve,	Madden,	Winter,
Chester,	Halstead,	Matthews,	Wise,
Cochrun,	Harter,	Miller, of Stark,	York—84.
Comings,			

So the bill passed.

The title was agreed to.

**Am. H. B. No. 174** — Mr. Smith, was taken up and read the third time.

Mr. Greve moved that said bill be informally passed and placed on the calendar in its original position.

The motion was agreed to.

**H. B. No. 153** — Mr. Luchsinger, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Kay moved that said bill be referred to the joint committee on Taxation.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Gorrell moved to amend as follows:

In line 13 after the word "firemen" add "and farm laborers".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Beaty moved to amend as follows:

In line 13 after the word "firemen" insert "and lawyers".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Gorrell demanded the previous question which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 100, nays, 11, as follows:

Those voting in the affirmative were: Messrs.

Alban,	Davis,	Hinchey,	Pearson,
Atkinson,	Delehanty,	Hoover,	Pugh,
Backowski,	Denune,	Hopple,	Reynolds, Jas. A.,
Baker,	Dildine,	Huber,	Reynolds, Tom,
Banker,	Dodge,	Hughes,	Robinson,
Barnes,	Donahay,	Johnston,	Russell,
Beaty,	Dunn,	Jones, of Trumbull,	Schelhorn,
Beetham,	Dunspaugh,	Kilbane,	Scott,
Benner,	Entemann,	King,	Silver,
Besaw,	Evans,	Kreider,	Smith,
Billingslea,	Faris,	Lawyer,	Spidel,
Bing,	Federmmman,	Lentz,	Stokes,
Bishop,	Foster,	Lonz,	Stump,
Blauser,	Fouts,	Luchsinger,	Swedersky,
Bliss,	Freeman,	Lustig,	Talley,
Bond,	Gardner,	McCoy,	Taylor,
Brach,	Gordon, of Brown,	McFarland,	Thompson,
Brannon,	Gordon, of Logan,	McKay,	Walsh,
Burns,	Gorrell,	Madden,	Waterston,
Carpenter,	Graham,	Matthews,	Wenner,
Carson,	of Licking,	Miller, of Fulton,	Wiest,
Cochrun,	Graham,	Miller, of Stark,	Wildermuth,
Comings,	of Muskingum,	Moyer,	Winter,
Copeland,	Green,	Mulcahy,	Wise,
Cowan,	Greve,	Myers,	York—100.
Crosser,	Hatch,		

Those voting in the negative are: Messrs:

Brown,	Cookston,	Kay,	Shy,
Chester,	Crabbe,	Morris,	Weaver—11.
Clark,	Emery,	Robins,	

So the bill passed.

The title was agreed to.

**4:00 o'clock p. m.**

On motion of Mr. Tom Reynolds the House recessed for five minutes.

**4:05 o'clock p. m.**

The House met pursuant to recess.

Mr. Hopple demanded a call of the House, which was duly seconded, taken, and one hundred members answered to their names.



The absentees are: Messrs.

Backowski,	Comings,	Greve,	Lonz,
Billingslea,	Cowan,	Griswold,	Luchsinger,
Brannon,	Crosser,	Hastings,	Lustig,
Brown,	Faris,	Helfrich,	Pugh,
Bryson,	Federman,	Hooley,	Swedersky,
Cable,	Fouts,	King,	Wiest,

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Hopple further proceedings under the call were dispensed with.

**H. B. No. 185** — Mr. McFarland, was taken up.

Mr. McFarland moved that said bill be informally passed and retain its place on the calendar.

The motion was agreed to.

Mr. Miller, of Stark, moved that his pending motion entered upon the journal to discharge the committee of Public Utilities of further consideration of **H. B. No. 29** — Mr. Miller, of Stark, be now taken up and considered.

The motion was agreed to.

The question being, "Shall the committee on Public Utilities be discharged from further consideration of **H. B. No. 29** — Mr. Miller, of Stark?"

Upon which a yea and nay vote was demanded, taken and resulted — yeas 55, nays 40, as follows:

Those voting in the affirmative are: Messrs.

Beaty,	Donahay,	Huber,	Pugh,
Besaw,	Dunspaugh,	Hughes,	Robins,
Bing,	Entemann,	Johnston,	Robinson,
Bishop,	Foster,	Jones, of Trumbull,	Russell,
Blauser,	Gordon, of Brown,	Kay,	Schelhorn,
Brach,	Gorrell,	Kilbane,	Shy,
Cable,	Graham,	Kreider,	Silver,
Chester,	of Licking,	Lentz,	Stokes,
Comings,	Green,	Lonz,	Stump,
Cookston,	Halstead,	Lustig,	Swedersky,
Crosser,	Hastings,	Matthews,	Weaver,
Delehanty,	Hinchey,	Miller, of Stark,	Wildermuth,
Denune,	Hoover,	Mulcahy,	Wise,
Dildine,	Hopple,	Myers,	York—55.

Those voting in the negative are: Messrs.

Alban,	Crabbe,	Harter,	Pearson,
Atkinson,	Davis,	Hatch,	Reynolds, Jas. A.,
Barnes,	Dodge,	Jones, of Hamilton,	Reynolds, Tom,
Beetham,	Drury,	Lawyer,	Scott,
Benner,	Emery,	McCoy,	Smith,
Bliss,	Evans,	McKay,	Taylor,
Bonser,	Fouts,	Madden,	Thompson,
Brown,	Gordon, of Logan,	Miller, of Fulton,	Walsh,
Carson,	Graham,	Morris,	Waterston,
Cochrun,	of Muskingum,	Moyer,	Wenner—40.
Cowan,			

The motion was agreed to.

**Am. H. B. No. 205** — Mr. Dodge, was taken up and read the third time.

Mr. Dodge moved that said bill be informally passed and retain its place on the calendar.

The motion was agreed to.

H. J.

## MESSAGE FROM THE SENATE.

Mr. Speaker.

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 121** — Mr. Thompson.

To amend sections 11710 and 11711 of the General Code, relating to the number of times premises being sold under execution should be offered for sale before reappraisement or sale by the court.

**Am. H. B. No. 58** — Mr. Scott.

To validate all marriages of soldiers in this state solemnized since the declaration of war against Germany under any license issued by military authorities, and to amend section 11186 of the General Code so as to except soldier's and sailor's brides from residence requirement.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 30** — Mr. Miller, of Stark.

To establish a municipal court for the city of Massillon, Stark county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

With the following amendment in which the concurrence of the House is requested.

In line 17 after the word "prescribe" add "provided the salary shall at no time exceed thirty-five hundred dollars;"

Attest:

W. E. HALLEY,  
Clerk.

The amendment was laid over under the rule.

On motion of Mr. Beetham the House then passed to the third order of business, being resolutions laid over under rule 89.

**H. J. R. No. 25** — Mr. Burns, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 86, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Freeman,	Lentz,
Atkinson,	Cookston,	Gardner,	Lonz,
Barnes,	Copeland,	Gordon, of Brown,	Lytle,
Beaty,	Cowan,	Gordon, of Logan,	McCoy,
Beetham,	Crabbe,	Halstead,	McFarland,
Benner,	Crosser,	Harter,	McKay,
Besaw,	Davis,	Hatch,	Madden,
Billingslea,	Delehanty,	Hinchey,	Matthews,
Bing,	Denune,	Hoover,	Miller, of Fulton,
Bishop,	Dildine,	Hopple,	Morris,
Blauser,	Dodge,	Huber,	Moyer,
Bliss,	Drury,	Hughes,	Mulcahy,
Bonser,	Emery,	Johnston,	Pearson,
Brown,	Entemann,	Jones, of Trumbull,	Pugh,
Burns,	Federmann,	Kilbane,	Reynolds, Jas. A.,
Carson,	Foster,	Kreider,	Robins,
Chester,	Fouts,	Lawyer,	Robinson,

Those voting in the affirmative are: Messrs. — Concluded.

Russell,	Smith,	Taylor,	Wenner,
Schelhorn,	Spidel,	Walsh,	Wildermuth,
Scott,	Stokes,	Waterston,	Wise,
Shy,	Swedersky,	Weaver,	York—86.
Silver,	Talley,		

So the resolution was adopted.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Fouts submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 204** — Mr. Miller, of Stark, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 14 strike out the words "is carried into execution" and substitute before the word "such" the words "the expiration of"

C. F. McCOY,	C. C. CRABBE,
D. ALLEN BOND,	WM. L. HUGHES,
JOSEPH R. GARDNER,	J. S. MILLER.
F. A. HINCHEY,	

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Morris submitted the following report:

The standing committee on Conservation of Natural Resources, to which was referred **H. B. No. 52** — Mr. Crosser, having had the same under consideration, reports it back without recommendation.

JOSEPH LUSTIG,	L. A. PEARSON,
JNO. B. MORRIS,	CHARLES G. WEAVER,
H. W. COOKSTON,	GEO. WIEST.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gordon, of Brown, submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 149** — Mr. Billingslea, having had the same under consideration, reports it back and recommends its passage.

W. B. BRYSON,	R. B. CARSON,
W. R. COMINGS,	CHARLES M. GORDON,
F. L. WATERSTON,	E. E. DENUNE,
JAS. A. GREEN,	M. J. WALSH.
HARRY D. SILVER,	

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Chester submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 166** — Mr. Wise, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:



That the word "his" in line 7 be stricken out and insert the word "the".

W. B. BRYSON,  
W. R. COMINGS,  
F. L. WATERSTON,  
JAS. A. GREEN,  
HARRY D. SILVER,

R. B. CARSON,  
CHARLES M. GORDON,  
M. J. WALSH,  
E. E. DENUNE.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Walsh submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 61** — Mr. Taylor, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Strike out the words "seventy-five" and insert the word "sixty" in line 10.

W. B. BRYSON,  
EDW. A. WINTER,  
W. R. COMINGS,  
F. L. WATERSTON,  
JAS. A. GREEN,

HARRY D. SILVER,  
R. B. CARSON,  
CHARLES M. GORDON,  
M. J. WALSH.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 128** — Mr. Cowan, having had the same under consideration, reports it back and recommends its passage.

W. B. BRYSON,  
W. R. COMINGS,  
F. L. WATERSTON,  
JAS. A. GREEN,  
HARRY D. SILVER,

R. B. CARSON,  
CHARLES M. GORDON,  
E. E. DENUNE,  
M. J. WALSH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

**H. J. R. No. 15** — Mr. Beetham.  
Relative to good roads for Ohio.

JOHN E. BARNES,  
HENRY EVANS,  
C. F. MCCOY,  
HERBERT L. JONES,

ROBERT J. O'BRIEN,  
TOM W. JONES,  
CARL V. BEEBE,  
J. E. HOLDEN.

The speaker of the House, in the presence of the House signed said joint resolution.

Mr. Hughes submitted the following report:

The standing committee on Judiciary, to which was referred

**Am. H. B. No. 44** — Mr. Wiest, with the pending amendment thereto, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended, said amendments to be substituted for the pending amendment:

In line 2, after the numerals 12815, insert "and 9156" and strike out the word "section" and insert the word "sections".

In line 6 and 7, strike out the words "or upon a railroad right of way".

Between lines 8 and 9, insert the words "Sec. 9156. The conductor of every train carrying passengers, and the ticket agent and special policemen employed in or about an interurban or steam railway station are hereby invested with the powers, duties and responsibilities of police officers while on duty on such train, or on such car or cars, or in or about such interurban or steam railway station, and may wear the badge of a special policeman".

In line 9, strike out the word "section", and insert in lieu thereof the word "sections".

After the numerals, 12815, insert "and 9156".

MILTON CLARK,  
FRANK E. BAKER,  
JOS. S. BACKOWSKI,  
W. W. STOKES,  
J. S. MILLER,

HUSTON T. ROBINS,  
WM. L. HUGHES,  
A. LEE BEATY,  
CHAS. H. FOUTS,  
GEO. S. MYERS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gordon, of Logan, submitted the following report:

The standing committee on Library, to which was referred **H. B. No. 199** — Mr. Comings, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 23 after the period after the word "necessary" insert the following:

"It shall arrange for the housing of the various collections of books and documents in the state library in such a way as to insure their safety and integrity, and at the same time to make them easily accessible to other state educational and historical agencies and to the general public."

In line 36 strike out "sections" and insert "section" and strike out "and 789-2".

Strike out all of lines 37 to 41, inclusive.

In line 42 strike out "789-2" and insert in lieu thereof "789-1".

W. R. COMINGS,  
GEO. WIEST,  
FRANK L. LYTLE,  
E. M. CROSSER,  
HARRY MOYER,

K. E. HOOVER,  
CHAS. H. FOUTS,  
J. C. COPELAND,  
J. H. T. GORDON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kreider submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 111** — Mr. Banker, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended: Strike out all words after the enacting clause and add the following:

SECTION 1. "It shall be a misdemeanor punishable by fine or imprisonment, or both, for any person, not a member of the United Veterans of the Republic, to wear, display or use for advertising purposes, any badge, button, insignia or emblem used by United Veterans of the Republic, a war veteran organization legally incorporated under the laws of Ohio, any one violating this act shall be fined not more than one hundred dollars or imprisoned for not more than six months or both in the discretion of the court."

DAVID H. SCOTT,  
JOHN H. CHESTER,  
FRANK S. ROBINSON,

CHAS. F. KREIDER,  
W. O. RUSSELL.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Jones, of Trumbull, submitted the following report:

The standing committee on Privileges and Elections, to which was referred **H. B. No. 35** — Mr. Halstead, having had the same under consideration, reports it back and recommends its passage.

HERBERT L. JONES,  
FRANK S. ROBINSON,  
R. B. CARSON,

C. F. McCOY,  
H. M. CARPENTER,  
FRANK C. WISE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Dunn submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 130** — Mr. Robins, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 9 change the period following the word "another" to a semicolon and then add the words "provided that such trustees may by resolution abandon any such watering places when the necessity therefor ceases to exist".

ROBERT C. DUNN,  
SYLVESTER SPIDEL,  
IRWIN HALSTEAD,  
W. B. BRYSON,  
CHARLES M. GORDON,  
H. W. COOKSTON,

N. R. BLISS,  
C. C. CRABBE,  
H. S. ATKINSON,  
THOMAS MULCAHY,  
JOHN W. GORRELL,  
CHAS. H. FOUTS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fifth order of business, being reports of select committees.



There being none, the House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**H. B. No. 241** — Mr. McCoy.

To the committee on County Affairs.

**H. B. No. 242** — Mr. Kay.

To the committee on Judiciary.

**H. B. No. 243** — Mr. Kay.

To the committee on Public Health.

**H. B. No. 244** — Mr. Beaty.

To the committee on Codes, Courts and Procedure.

**H. B. No. 245** — Mr. Beaty.

To the committee on Codes, Courts and Procedure.

**H. B. No. 246** — Mr. Robins.

To the committee on Judiciary.

**H. B. No. 247** — Mr. Miller, of Stark.

To the committee on Codes, Courts and Procedure.

**H. B. No. 248** — Mr. Cable.

To the committee on Codes, Courts and Procedure.

**H. B. No. 249** — Mr. Johnston.

To the committee on Villages.

**H. B. No. 250** — Mr. Johnston.

To the committee on Villages.

**H. B. No. 251** — Mr. Bond.

To the committee on Public Highways.

**5:00 o'clock p. m.**

On motion of Mr. Beetham, the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, February 19, 1919, 1:30 p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being consideration of amendments by the Senate.

Amendments of the Senate to **Am. H. B. No. 30** — Mr. Miller, of Stark, were taken up.

By unanimous consent upon request of Mr. Hughes, the consideration of the Senate amendments to **Am. H. B. No. 30** — Mr. Miller, of Stark, was informally passed.

The House then passed to the second order of business, being bills for third reading.

**Am. H. B. No. 174** — Mr. Smith, having previously been read the third time was taken up.

The question being, "Shall the bill pass?"

Mr. Hopple moved to amend as follows:

In line 13 strike out the words "a freight car".

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 106, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Griswold,	Miller, of Fulton,
Backowski,	Delehanty,	Halstead,	Morris,
Baker,	Denune,	Harter,	Moyer,
Banker,	Dildine,	Hastings,	Mulcahy,
Barnes,	Dodge,	Hatch,	Myers,
Beaty,	Donahay,	Helfrich,	Pearson,
Beetham,	Drury,	Hinchey,	Pugh,
Benner,	Dunn,	Hooley,	Reynolds, Jas. A.,
Besaw,	Dunspaugh,	Hoover,	Reynolds, Tom,
Billingslea,	Emery,	Hopple,	Robinson,
Bing,	Entemann,	Huber,	Russell,
Bishop,	Evans,	Johnston,	Schelhorn,
Blauser,	Faris,	Jones, of Hamilton,	Scott,
Bond,	Federmman,	Jones, of Trumbull,	Shy,
Brach,	Foster,	Kilbane,	Silver,
Brannon,	Fouts,	Kreider,	Smith,
Bryson,	Freeman,	Lawyer,	Spidel,
Burns,	Gardner,	Lentz,	Stokes,
Cable,	Gordon, of Brown,	Lonz,	Swedersky,
Carpenter,	Gordon, of Logan,	Luchsinger,	Talley,
Carson,	Gorrell,	Lustig,	Taylor,
Clark,	Graham,	Lytle,	Waterston,
Cochrun,	of Licking,	McCoy,	Weaver,
Cookston,	Graham,	McFarland,	Wenner,
Cowan,	of Muskingum,	McKay,	Wiest,
Crabbe,	Green,	Madden,	Winter,
Crosser,	Greve,	Matthews,	York—106.

So the bill passed.

The title was agreed to.

**H. B. No. 185** — Mr. McFarland, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Cookston moved to amend as follows:

In line 13 after the first word "any" insert the word "motor".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Tom Reynolds moved to amend as follows:

In line 11 in the word "above" strike out one "v".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Federman moved that said bill be referred to the committee on Agriculture.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 42, nays 51, as follows:

Those voting in the affirmative are: Messrs.

Beaty,	Brown,	Chester,	Drury,
Beetham,	Bryson,	Copeland,	Dunspaugh,
Besaw,	Burns,	Crosser,	Federmman,
Blauser,	Cable,	Donahay,	Foster,

Those voting in the affirmative are: Messrs. — Concluded.

Fouts,	Harter,	McFarland,	Silver,
Freeman,	Huber,	Miller, of Fulton,	Smith,
Gordon, of Logan,	Johnston,	Moyer,	Spidel,
Graham,	Jones, of Trumbull,	Reynolds, Jas. A.,	Waterston,
of Licking,	Kreider,	Reynolds, Tom,	Weaver,
Green,	Lentz,	Robinson,	Wise—42.
Halstead,	McCoy,	Shy,	

Those voting in the negative are: Messrs.

Alban,	Clark,	Greve,	Morris,
Atkinson,	Cochrun,	Hastings,	Mulcahy,
Backowski,	Cookston,	Helfrich,	Myers,
Baker,	Delehanty,	Hinchey,	Pearson,
Benner,	Denune,	Hooley,	Pugh,
Billingslea,	Dildine,	Hopple,	Russell,
Bishop,	Dodge,	Hughes,	Schelhorn,
Bliss,	Entemann,	Kilbane,	Scott,
Bond,	Evans,	Lawyer,	Wenner,
Brach,	Faris,	Lonz,	Wiest,
Brannon,	Gardner,	Lustig,	Wildermuth,
Carpenter,	Gordon, of Brown,	Madden,	York—51.
Carson,	Gorrell,	Miller, of Stark,	

The bill not having a constitutional majority was lost.

**Am. H. B. No. 205** — Mr. Dodge, was taken up and read the third time.

On motion of Mr. Dodge said bill was recommitted to the committee on Codes, Courts and Procedure.

**H. B. No. 136** — Mr. Hatch, was taken up and read the third time.

Mr. Dunn moved to amend as follows:

Strike out all of lines 2, 3, 4, 5, 6 and 7, and in line 8 strike out the words "said original".

Mr. Fouts arose to a point of order with the statement that said amendment is not germane to the subject.

The speaker sustained the point of order and ruled that the amendment of Mr. Dunn was not germane.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 64, nays 48, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Halstead,	McKay,
Backowski,	Davis,	Hastings,	Matthews,
Barnes,	Dildine,	Hatch,	Miller, of Fulton,
Beetham,	Dodge,	Hooley,	Mulcahy,
Benner,	Drury,	Hoover,	Reynolds, Jas. A.,
Billingslea,	Emery,	Huber,	Reynolds, Tom,
Bing,	Faris,	Johnston,	Robinson,
Blauser,	Foster,	Jones, of Hamilton,	Russell,
Bliss,	Fouts,	Jones, of Trumbull,	Shy,
Bond,	Freeman,	Kilbane,	Talley,
Bryson,	Gordon, of Logan,	Kreider,	Thompson,
Burns,	Graham,	Luchsinger,	Waterston,
Cable,	of Licking,	Lustig,	Weaver,
Carson,	Graham,	Lytle,	Wenner,
Cochrun,	of Muskingum,	McCoy,	Winter,
Comings,	Greve,	McFarland,	Wise—64.
Cookston,	Griswold,		



Those voting in the negative are: Messrs.

Atkinson,	Crosser,	Harter,	Pearson,
Baker,	Delehanty,	Helfrich,	Pugh,
Banker,	Denuene,	Hinchey,	Robins,
Beaty,	Donahay,	Hopple,	Schelhorn,
Besaw,	Dunn,	Hughes,	Scott,
Bishop,	Dunspaugh,	Lawyer,	Silver,
Brach,	Entemann,	Lentz,	Smith,
Brown,	Evans,	Lonz,	Swedersky,
Carpenter,	Gardner,	Madden,	Taylor,
Clark,	Gordon, of Brown,	Miller, of Stark,	Wiest,
Cowan,	Gorrell,	Morris,	Wildermuth,
Crabbe,	Green,	Moyer,	York—48.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 206** — Mr. Banker, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 76, nays 24, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Harter,	Moyer,
Atkinson,	Cowan,	Helfrich,	Mulcahy,
Backowski,	Crabbe,	Hinchey,	Myers,
Baker,	Delehanty,	Hoover,	Pearson,
Banker,	Dildine,	Hopple,	Pugh,
Barnes,	Donahay,	Huber,	Reynolds, Jas. A.,
Beaty,	Drury,	Hughes,	Reynolds, Tom,
Benner,	Dunn,	Johnston,	Robinson,
Besaw,	Dunspaugh,	Jones, of Hamilton,	Schelhorn,
Billingslea,	Entemann,	Jones, of Trumbull,	Scott,
Bing,	Evans,	Kay,	Smith,
Bishop,	Federman,	Kilbane,	Spidel,
Blauser,	Gardner,	Lentz,	Swedersky,
Bliss,	Gorrell,	Lonz,	Taylor,
Brach,	Graham,	Luchsinger,	Wenner,
Brannon,	of Licking,	Lustig,	Wiest,
Burns,	Green,	Lytle,	Wildermuth,
Chester,	Greve,	Miller, of Stark,	Winter,
Clark,	Griswold,	Morris,	York—76.
Cochrun,			

Those voting in the negative are: Messrs.

Bond,	Foster,	Hatch,	Miller, of Fulton,
Brown,	Gordon, of Brown,	Hooley,	Russell,
Cable,	Gordon, of Logan,	Kreider,	Shy,
Davis,	Graham,	Lawyer,	Silver,
Denuene,	of Muskingum,	McCoy,	Waterston,
Dodge,	Hastings,	Matthews,	Weaver—24.
Emery,			

So the bill passed.

The title was agreed to.

**H. B. No. 164** — Mr. Chester, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 91, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Greve,	Matthews,
Atkinson,	Dodge,	Griswold,	Miller, of Fulton,
Backowski,	Donahay,	Halstead,	Miller, of Stark,
Baker,	Drury,	Harter,	Morris,
Banker,	Dunn,	Hastings,	Mulcahy,
Barnes,	Dunspaugh,	Hatch,	Myers,
Beetham,	Emery,	Helfrich,	Reynolds, Jas. A.,
Benner,	Entemann,	Hooley,	Reynolds, Tom,
Besaw,	Evans,	Hoover,	Robinson,
Billingslea,	Faris,	Hopple,	Russell,
Bishop,	Federman,	Huber,	Schelhorn,
Blauser,	Foster,	Jones, of Trumbull,	Scott,
Brannon,	Fouts,	Kay,	Shy,
Brown,	Freeman,	Kilbane,	Silver,
Burns,	Gardner,	Kreider,	Smith,
Cable,	Gordon, of Brown,	Lawyer,	Swedersky,
Carpenter,	Gordon, of Logan,	Lentz,	Taylor,
Carson,	Gorrell,	Lonz,	Thompson,
Chester,	Graham,	Lustig,	Waterston,
Cochrun,	of Licking,	Lytle,	Wenner,
Copeland,	Graham,	McCoy,	Wiest,
Crabbe,	of Muskingum,	McFarland,	Wildermuth,
Davis,	Green,	McKay,	Wise—91.
Delehanty,			

Those voting in the negative are: Messrs. Bing and Moyer.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 143**—Mr. Wise, was taken up and read the third time.

Mr. Scott moved to amend as follows:

In line 5, after first "of" strike out words "one thousand" and insert words "fifteen hundred."

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 103, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Gorrell,	King,
Backowski,	Copeland,	Graham,	Lawyer,
Baker,	Cowan,	of Licking,	Lentz,
Banker,	Crosser,	Graham,	Lonz,
Barnes,	Davis,	of Muskingum,	Lustig,
Beaty,	Delehanty,	Green,	Lytle,
Beetham,	Denune,	Greve,	McFarland,
Benner,	Dodge,	Griswold,	McKay,
Besaw,	Donahay,	Halstead,	Madden,
Bing,	Drury,	Harter,	Miller, of Fulton,
Bishop,	Dunn,	Hastings,	Miller, of Stark,
Blauser,	Dunspaugh,	Hatch,	Morris,
Bliss,	Emery,	Helfrich,	Moyer,
Brach,	Entemann,	Hinchey,	Mulcahy,
Brannon,	Evans,	Hooley,	Myers,
Brown,	Faris,	Hoover,	Pearson,
Bryson,	Federman,	Hopple,	Pugh,
Burns,	Foster,	Hughes,	Reynolds, Jas. A.,
Cable,	Fouts,	Johnston,	Robins,
Chester,	Freeman,	Jones, of Hamilton,	Russell,
Clark,	Gardner,	Jones, of Trumbull,	Schelhorn,
Cochrun,	Gordon, of Brown,	Kay,	Scott,
Comings,	Gordon, of Logan,	Kilbane,	Silver,

Those voting in the affirmative are: Messrs. — Concluded.

Smith,	Taylor,	Weaver,	Wildermuth,
Spidel,	Thompson,	Wenner,	Wise,
Stokes,	Waterston,	Wiest,	York—103.
Swedersky,			

Those voting in the negative are: Messrs. Kreider, McCoy and Matthews — 3.

So the bill passed.

The title was agreed to.

**H. B. No. 145** — Mr. Cable, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 86, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Hastings,	Morris,
Baker,	Dodge,	Helfrich,	Mulcahy,
Barnes,	Donahay,	Hinchey,	Myers,
Beaty,	Dunn,	Hooley,	Pugh,
Beetham,	Dunspaugh,	Hoover,	Reynolds, Tom,
Benner,	Emery,	Hopple,	Robinson,
Besaw,	Entemann,	Huber,	Russell,
Billingslea,	Evans,	Hughes,	Schelhorn,
Bishop,	Faris,	Johnston,	Shy,
Blauser,	Foster,	Jones, of Hamilton,	Smith,
Bryson,	Fouts,	Jones, of Trumbull,	Spidel,
Burns,	Gardner,	Kay,	Stokes,
Cable,	Gordon, of Brown,	Kilbane,	Swedersky,
Carpenter,	Gordon, of Logan,	Kreider,	Taylor,
Carson,	Gorrell,	Lawyer,	Thompson,
Cochrun,	Graham,	Lentz,	Waterston,
Cookston,	of Licking,	Lytle,	Weaver,
Cowan,	Green,	McCoy,	Wenner,
Crabbe,	Greve,	McFarland,	Wildermuth,
Crosser,	Griswold,	McKay,	Wise,
Delehanty,	Halstead,	Madden,	York—86.
Denune,	Harter,	Miller, of Fulton,	

Mr. Matthews voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 29** — Mr. Miller, of Stark, was taken up.

Mr. Miller of Stark moved that said bill be informally passed and placed at the foot of the calendar.

The motion was agreed to.

Mr. Miller, of Stark, called up for consideration the Senate amendments to **H. B. No. 30** — Mr. Miller, of Stark, which had been informally passed under the first order of business of the day, and requested that said Senate amendments to said bill be not concurred in.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas none, nays 101, as follows:

Those voting in the negative are: Messrs.

Alban,	Benner,	Bliss,	Carson,
Baker,	Besaw,	Brach,	Cochrun,
Banker,	Billingslea,	Brannong,	Comings,
Barnes,	Bing,	Burns,	Cookston,
Beaty,	Bishop,	Cable,	Copeland,
Beetham,	Blauser,	Carpenter,	Cowan,



Those voting in the negative are: Messrs. — Concluded.

Crabbe,	Graham,	King,	Robinson,
Crosser,	of Licking,	Kreider,	Russell,
Davis,	Graham,	Lawyer,	Schelhorn,
Delehanty,	of Muskingum,	Lentz,	Scott,
Denune,	Green,	Lonz,	Shy,
Dildine,	Greve,	Lytle,	Silver,
Dodge,	Griswold,	McCoy,	Smith,
Donahay,	Halstead,	McFarland,	Spidel,
Dunspaugh,	Harter,	McKay,	Stokes,
Emery,	Hastings,	Madden,	Swedersky,
Entemann,	Hatch,	Matthews,	Taylor,
Evans,	Helfrich,	Miller, of Fulton,	Thompson,
Faris,	Hinchey,	Miller, of Stark,	Waterston,
Federman,	Hooley,	Morris,	Weaver,
Foster,	Hoover,	Moyer,	Wenner,
Fouts,	Huber,	Mulcahy,	Wiest,
Freeman,	Johnston,	Pugh,	Winter,
Gordon, of Brown,	Jones, of Hamilton,	Reynolds, Jas. A.,	Wise,
Gordon, of Logan,	Jones, of Trumbull,	Reynolds, Tom,	York—101.
Gorrell,	Kay,	Robins,	

The Senate amendments were not concurred in.

Mr. Hughes moved that the vote whereby the vote on **H. J. R.**

**No. 22**— Mr. Robinson was lost, be reconsidered.

The motion was agreed to and the resolution was ordered placed on the calendar.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Fouts submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 98**— Mr. Graham, of Licking, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 strike out the word "or" and insert in lieu thereof the words "and all other"; also in the same line after the word "him" insert "and all persons who own or hold a title of record, whether by deed, will or otherwise, in the premises petitioned to be sold and whether such title is vested or contingent,"

WM. L. HUGHES,  
F. A. HINCHEY,  
GEO. F. GREVE,  
JOSEPH LUSTIG,

J. S. MILLER,  
D. ALLEN BOND,  
CHARLES H. FOUTS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller, of Stark, submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 229**— Mr. Graham, of Muskingum, having had the same under consideration, reports it back and recommends its passage.

J. S. MILLER,  
D. ALLEN BOND,  
CHARLES H. FOUTS,  
WM. L. HUGHES,

F. A. HINCHEY,  
GEORGE F. GREVE,  
JOSEPH R. GARDNER,  
JOSEPH LUSTIG.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wiest submitted the following report:

The standing committee on Universities and Colleges, to which was referred **H. B. No. 196** — Mr. Faris, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line four, strike out the letters "malmal" and insert in lieu thereof the letters "mal".

GEO. WIEST,  
GEO. S. YORK,  
E. D. HELFRICH,  
HERBERT L. JONES,

E. E. DENUNE,  
D. ALLEN BOND,  
W. R. COMINGS,  
W. E. WENNER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wise submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 28** — Mr. Wise, having had the same under consideration, reports it back and recommends that the Senate amendments be not concurred in.

C. W. KING,  
HARRY F. BROWN,  
C. W. McFARLAND,  
H. M. CARPENTER,  
E. M. CROSSER,  
HARRY McKAY,  
J. S. GRAHAM,

FRANCIS M. THOMPSON,  
R. M. BILLINGSLEA,  
JAS. A. REYNOLDS,  
JOHN COWAN,  
DOW W. HARTER,  
FRANK C. WISE,  
HARRY L. FEDERMAN.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 1, nays 92, as follows:

Mr. Huber voted in the affirmative.

Those voting in the negative are: Messrs.

Alban,	Crosser,	Hatch,	Morris,
Baker,	Delehanty,	Helfrich,	Moyer,
Barnes,	Dodge,	Hinchey,	Mulcahy,
Beaty,	Donahay,	Hookey,	Myers,
Beetham,	Drury,	Hoover,	Pearson,
Benner,	Emery,	Hopple,	Pugh,
Besaw,	Entemann,	Hughes,	Reynolds, Jas. A.,
Billingslea,	Evans,	Jones, of Hamilton,	Russell,
Bing,	Faris,	Jones, of Trumbull,	Schelhorn,
Bishop,	Federman,	Kay,	Silver,
Blauser,	Foster,	Kilbane,	Smith,
Bliss,	Fouts,	King,	Spidel,
Brach,	Gardner,	Kreider,	Stokes,
Brannon,	Gordon, of Logan,	Lawyer,	Stump,
Bryson,	Gorell,	Lentz,	Swedersky,
Burns,	Graham,	Lonz,	Taylor,
Carpenter,	of Licking,	Lustig,	Waterston,
Carson,	Green,	Lytle,	Wenner,
Chester,	Greve,	McCoy,	Wiest,
Cochrun,	Griswold,	McFarland,	Wildermuth,
Comings,	Halstead,	McKay,	Winter,
Cookston,	Harter,	Matthews,	Wise,
Copeland,	Hastings,	Miller, of Fulton,	York—92.
Crabbe,			

The Senate amendments were not concurred in.

Mr. Myers submitted the following report:

The special committee on German Propaganda, to which was referred **H. B. No. 48** — Mr. Gorrell, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7 after the word "two" insert the word "English".

In line 8 after the word "two" insert the word "English".

In line 9 after the word "any" add the word "English".

In line 10 after the word "no" insert the word "English".

In line 11 after the word "any" insert the word "English".

JOHN W. GORRELL,  
GEO. S. MYERS,  
H. J. RITTER,

GEORGE W. HOLL,  
H. ROSS AKE,  
ROBERT C. DUNN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gorrell submitted the following report:

The special committee on German Propaganda, to which was referred **H. B. No. 3** — Mr. Gorrell, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,  
H. ROSS AKE,  
GEORGE W. HOLL,

ROBERT C. DUNN,  
GEO. S. MYERS,  
JOHN W. GORRELL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gorrell submitted the following report:

The special committee on German Propaganda, to which was referred **H. B. No. 49** — Mr. Gorrell, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,  
H. ROSS AKE,  
GEORGE W. HOLL,

ROBERT C. DUNN,  
GEO. S. MYERS,  
JOHN W. GORRELL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gorrell submitted the following report:

The special committee on German Propaganda, to which was referred **H. B. No. 50** — Mr. Gorrell, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,  
H. ROSS AKE,  
GEORGE W. HOLL,

ROBERT C. DUNN,  
GEO. S. MYERS,  
JOHN W. GORRELL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gorrell submitted the following report:

The special committee on German Propaganda, to which was



referred **H. B. No. 90** — Mr. Gorrell, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line eleven after the word "one" insert the word "English" and in line twelve after the word "one" insert the word "English".

H. J. RITTER,  
H. ROSS AKE,

GEORGE W. HOLL,  
ROBERT C. DUNN.

The amendments were agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fifth order of business, being reports of select committees.

There being no reports submitted the House then passed to the sixth order of business, being bills for second reading.

There being no bills for second reading the House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 252** — Mr. Delehanty.

To prevent the manufacture and sale of adulterated or deleterious ice cream; to fix a standard of butterfat for ice cream; to prescribe penalties for the violation of the provisions of this act and to provide for the enforcement thereof.

**H. B. No. 253** — Mr. Smith.

To provide for a state fish commissioner for the Lake Erie fishing district and defining his duties.

**H. B. No. 254** — Mr. Greve.

To amend sections 1579-6, 1579-8, 1579-16, 1579-20, 1579-26, 1579-36 and 1579-39 of the General Code, relating to the municipal court of Cleveland and enlarging its jurisdiction.

**H. B. No. 255** — Mr. Bing.

To amend section 5330 of the General Code so as to provide a definite rule for valuation of school and ministerial lands held under perpetual lease.

**H. B. No. 256** — Mr. Bryson.

To amend section 486-8 of the General Code, relative to exemptions from the classified service of the state.

**H. B. No. 257** — Mr. Bryson.

To further supplement section 9921 by the addition of supplementary section 9921-6 of the General Code authorizing the employment of home demonstration agents in the several counties of the state, and providing for the further development of agriculture.

**H. B. No. 258** — Mr. Lawyer.

To amend sections 4534, 4542 and 4581 of the General Code, relative to the fees of chiefs of police and marshals in state cases.

**H. B. No. 259** — Mr. Winter.

Providing for the construction, maintenance and inspection by the state fire marshal of dry cleaning and dry dyeing buildings and establishments, and providing a penalty for the violation thereof.

**H. B. No. 260** — Mr. Hastings.

To amend section 6351 of the General Code, relative to exempting honorably discharged soldiers or sailors of the United States who

participated in the war with Germany and Austria, from payment of the full fee for a peddler's license.

**H. B. No. 261** — Mr. Graham, of Licking.

To establish a municipal court for the city of Newark, Licking county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

**H. B. No. 262** — Mr. Hughes.

To make disposition of overpayment of taxes, and to create a trust fund from which they can be refunded upon proof of claim.

**H. B. No. 263** — Mr. Brach.

To amend sections 12946-1 and 12946-2 of the General Code, to provide for the weekly payment of wages by employers of five or more regular employees.

**H. B. No. 264** — Mr. Evans.

To amend sections 2768 and 8510 of the General Code, relating to the recording of deeds and conveyance unless the actual consideration passing for said deed or conveyance be expressed and providing penalties therefor.

**H. B. No. 265** — Mr. Evans.

To amend section 5579 of the General Code in reference to duties of county auditors.

**H. B. No. 266** — Mr. Crabbe.

To amend sections 871-1, 1465-68, 1465-79 and 1465-83 of the General Code, relative to the Industrial Commission of Ohio.

**H. B. No. 267** — Mr. Green.

Providing for the granting of badges of honor to Red Cross and army nurses in active service during the war against Germany and Austria, and making appropriation therefor.

**H. B. No. 268** — Mr. Cookston.

To amend sections 11979, 11980, 11984, 11986 and 12003 of the General Code, relating to actions for divorce.

**H. B. No. 269** — Mr. Spidel.

To amend section 5078 of the General Code, relating to allowing a friend to mark the ballots of electors who are physically incapacitated.

**H. B. No. 270** — Mr. Banker.

To amend section 13749 of the General Code, relating to Sunday observance.

**H. B. No. 271** — Mr. Spidel.

To provide for the relief of Thomas H. Robinson.

**H. B. No. 272** — Mr. Chester.

To abandon certain portions of the Miami and Erie canal, the Sidney feeder, and the Mad river feeder canal, and to provide for the retention of the same as a possible right-of-way for a ship or barge canal and for hydraulic purposes, and likewise for the leasing or selling of portions thereof.

**H. B. No. 273** — Mr. Wiest.

To amend section 6351 of the General Code, relative to peddlers' license.

**H. B. No. 274** — Mr. Burns.

To amend section 870 of the General Code relating to the sale of illuminating oil and liability for damages from sale thereof, and to repeal sections 844-845-846-847-848-849-850-851-852-854-855-856-857-858-859-860-861-862-863-864-865-866-867-868-869 and 871 of the General Code, relating to state inspector of oil.

**H. B. No. 275** — Mr. Bing.

To amend section 5979 of the General Code, relating to the standard of time throughout the state.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 8** — Mr. O'Brien.

To require husband and wife to join in the execution of chattel mortgages, etc., given upon personal household property owned by either or both of them.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**Am. H. J. R. No. 16** — Mr. Crabbe.

Relative to proper recognition of war heroes.

With the following amendments in which the concurrence of the House is requested.

In line 14 strike out all after the first comma.

Strike out lines 15 to 22 inclusive, and in lieu thereof insert the following:

"to have full charge and to make all arrangements in behalf of the General Assembly for the proper reception on its return home of the Thirty-seventh Division of the American army and of all other citizens of Ohio who have been in the military and naval service of the United States during the recent war.

"In the performance of its duties such committee is instructed to co-operate with other organizations and committees having like objects in view so as to insure a union of efforts in an endeavor to do honor to those who fought for us and for the cause of liberty and democracy."

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 26** — Mr. White.

Relating to the carrying and displaying of certain flags.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the third time.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 55** — Mr. Thompson.

To prescribe a rule of evidence relating to corporations not organized under the laws of this state.

With the following amendment in which the concurrence of the House is requested.

By inserting in line 2 of said bill immediately following figure 1 the following words: "The secretary of state be required to keep a record of certificates issued to foreign corporations and that," and by placing a small letter t in place of the capital letter "T" at the beginning of the first line of said bill.

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendment was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it passed

**Am. H. B. No. 55** — Mr. Thompson.

To prescribe a rule of evidence relating to corporations not organized under the laws of this state, and the Senate requests the return of said bill.

Attest:

W. E. HALLEY,  
Clerk.

On motion of Mr. Thompson, the request of the Senate for the return of said bill was granted.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Mulcahy offered the following resolution:

**H. J. R. No. 26** — Mr. Mulcahy.

Proposing an amendment to sections 2, 3 and 6 of Article IV of the constitution of the state of Ohio, relative to regulating the appellate jurisdiction of the supreme court and court of appeals and the disqualification and disability of the judges of the court of common pleas and of the court of appeals by the General Assembly.

*Be it resolved by the General Assembly of the state of Ohio, three-fifths of the members elected to each house concurring therein:*

SECTION 1. There shall be submitted to the electors of this state, in the manner provided by law on the first Tuesday after the first Monday in November, 1919, a proposal to amend sections 2, 3 and 6 of Article IV of the constitution of Ohio, to read as follows:

## ARTICLE IV.

Sec. 2. The supreme court shall, until otherwise provided by law, consist of a chief justice and six judges, and the judges now in office in that court shall continue therein until the end of the terms for which

they were respectively elected, unless they are removed, die or resign. A majority of the supreme court shall be necessary to constitute a quorum or to pronounce a decision, except as hereinafter provided. It shall have original jurisdiction in quo warranto, mandamus, habeas corpus, prohibition and procedendo, and appellate jurisdiction in all cases involving questions arising under the constitution of the United States or of this state, \* \* \* *and also such other appellate jurisdiction as may be provided by law.* It shall hold at least one term in each year at the seat of government, and such other terms, there or elsewhere, as may be provided by law. The judges of the supreme court shall be elected by the electors of the state at large for such term, not less than six years, as may be prescribed by law, and they shall be elected, and their official term shall begin, at such time as may now or hereafter be fixed by law. Whenever the judges of the supreme court shall be equally divided in opinion as to the merits of any case before them and are unable for that reason to agree upon a judgment, that fact shall be entered upon the record and such entry shall be held to constitute an affirmance of the judgment of the court below. No law shall be held unconstitutional and void by the supreme court without the concurrence of at least all but one of the judges, except in the affirmance of a judgment of the court of appeals declaring a law unconstitutional and void. \* \* \* *The decisions in all cases in the supreme court shall be reported, together with the reasons therefor.*

Sec. 3. One resident judge of the court of common pleas, and such additional resident judge or judges as may be provided by law, shall be elected in each county of the state by the electors of such county; and as many courts or sessions of the court of common pleas as are necessary, may be held at the same time in any county. Any judge of the court of common pleas may temporarily preside and hold court in any county. \* \* \* *Laws shall be passed providing for the disqualification or disability of judges of the court of common pleas.*

Sec. 6. The state shall be divided into appellate districts of compact territory bounded by county lines, in each of which there shall be a court of appeals consisting of three judges, and until altered by law the \* \* \* *appellate districts* in which the \* \* \* *appellate* courts are now held shall constitute the appellate districts aforesaid. The judges of the \* \* \* *appellate* courts now residing in their respective districts shall be the judges of the respective courts of appeals in such districts and perform the duties thereof until the expiration of their respective terms of office. Vacancies caused by the expiration of the terms of office of the judges of the court of appeals shall be filled by the electors of the respective appellate districts in which such vacancies shall arise. Until otherwise provided by law the term of office of such judges shall be six years. Laws may be passed to prescribe the time and mode of such election and to alter the number of districts or the boundaries thereof, but no such change shall abridge the term of any judge then in office. The court of appeals shall hold at least one term annually in each county in the district and such other terms \* \* \* *as may be provided by law* and the county commissioners of any county in which the court of appeals shall hold sessions shall make proper and convenient provisions for the holding of such court by its judges and officers. Each judge shall be competent to exercise judicial powers in any appellate district of the state. The court of appeals shall \* \* \* have original jurisdiction in quo warranto, mandamus, habeas corpus, prohibition and

procedendo, and *such* appellate jurisdiction \* \* \* as may be provided by law. \* \* \* No judgment of a court of common pleas, a superior court or other court of record shall be reversed except by the concurrence of all of the judges of the court of appeals on the weight of the evidence, and by a majority of such court of appeals upon other questions \* \* \* Laws may be passed providing for the reporting of cases in the courts of appeals. \* \* \* *Laws shall be passed providing for the disability or disqualifications of judges of the courts of appeals.*

SECTION 2. At such election this amendment shall be placed on the official ballot in the manner prescribed by law and shall be designated as follows:

"Article IV, sections 2, 3 and 6—To regulate the appellate jurisdiction of the Supreme Court and Court of Appeals, and providing for the disability of judges—Yes."

"Article IV, sections 2, 3 and 6—To regulate the appellate jurisdiction of the Supreme Court and Court of Appeals, and providing for the disability of judges—No."

If the votes for the proposal shall exceed those against it, sections 2, 3 and 6 hereinabove set forth shall on and after the first day of January, 1920, become and constitute the sections so amended of Article IV of the constitution of the state of Ohio and said original sections 2, 3 and 6 shall be repealed and annulled.

The resolution was laid over under the rule.

Mr. Kreider offered the following resolution:

**H. R. No. 35**—Mr. Kreider.

Relative to the 116th anniversary of Ohio.

WHEREAS, Ohio came into being as a state on the 19th day of February, 1803; and

WHEREAS, Ohio has since become known as the mother of presidents and a state of such importance that her birthday has become a matter of general interest; and

WHEREAS, Today is the 116th anniversary of the above mentioned event and should be fittingly commemorated; therefore

*Resolved*, That in commemoration of the birth of the state of Ohio, February 19th, 1803, this house do now adjourn.

**4:50 o'clock p. m.**

The resolution was adopted by a rising vote and the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives,

**Thursday, February 20, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Rev. W. F. Wykoff, of Columbus, O. The journal of yesterday was read and approved.

The House proceeded to the first order of business, being consideration of amendments made by the Senate.

**Am. H. J. R. No. 16**—Mr. Crabbe, was taken up.



The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 96, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Hinchey,	Myers,
Baker,	Dodge,	Hopple,	Pugh,
Barnes,	Donahay,	Huber,	Reynolds, Jas. A.,
Beaty,	Drury,	Hughes,	Reynolds, Tom,
Benner,	Dunn,	Johnston,	Robins,
Besaw,	Dunspaugh,	Jones, of Hamilton,	Robinson,
Billingslea,	Emery,	Jones, of Trumbull,	Russell,
Bishop,	Entemann,	Kay,	Schelhorn,
Blaiser,	Evans,	Kilbane,	Scott,
Bond,	Federman,	Kreider,	Silver,
Bonser,	Foster,	Lawyer,	Smith,
Brannon,	Fouts,	Lentz,	Spidel,
Brown,	Freeman,	Luchsinger,	Stokes,
Carpenter,	Gardner,	Lustig,	Swedersky,
Carson,	Gordon, of Logan,	McCoy,	Talley,
Chester,	Graham,	McFarland,	Taylor,
Clark,	of Muskingum,	McKay,	Waterston,
Cochrun,	Green,	Madden,	Weaver,
Comings,	Greve,	Matthews,	Wenner,
Copeland,	Griswold,	Miller, of Fulton,	Wiest,
Crabbe,	Halstead,	Miller, of Stark,	Wildermuth,
Crosser,	Hastings,	Morris,	Winter,
Davis,	Hatch,	Moyer,	Wise,
Delehanty,	Helfrich,	Mulcahy,	York—96.
Denune,			

The Senate amendments were concurred in.

The House then passed to the second order of business, being bills for third reading.

**H. B. No. 204** — Mr. Miller, of Stark, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays 30, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Cookston,	Gardner,	Lustig,
Beaty,	Copeland,	Graham,	McCoy,
Beetham,	Cowan,	of Licking,	Miller, of Fulton,
Besaw,	Crabbe,	Graham,	Miller, of Stark,
Ring,	Crosser,	of Muskingum,	Morris,
Bishop,	Davis,	Green,	Pearson,
Bond,	Delehanty,	Halstead,	Robins,
Bonser,	Dildine,	Harter,	Robinson,
Brannon,	Donahay,	Hinchey,	Russell,
Brown,	Drury,	Hooley,	Schelhorn,
Burns,	Dunspaugh,	Huber,	Silver,
Cable,	Emery,	Hughes,	Smith,
Carpenter,	Evans,	Johnston,	Talley,
Carson,	Faris,	Jones, of Trumbull,	Waterston,
Chester,	Federman,	Kay,	Weaver,
Clark,	Fouts,	Kreider,	Winter,
Cochrun,	Freeman,	Lentz,	Wise,
		Luchsinger,	York—68.

Those voting in the negative are: Messrs.

Alban,	Foster,	Lawyer,	Scott,
Baker,	Gordon, of Brown,	Matthews,	Stokes,
Benner,	Greve,	Moyer,	Stump,
Billingslea,	Griswold,	Mulcahy,	Swedersky,
Comings,	Hatch,	Myers,	Thompson,
Denune,	Helfrich,	Pugh,	Wiest,
Dodge,	Hopple,	Reynolds, Jas. A.,	Wildermuth—30.
Entemann,	Kilbane,		

The bill passed.

The title was agreed to.

**H. B. No. 52** — Mr. Crosser, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Wiest moved to amend as follows:

In line 7 strike out the words "one acre" and insert in lieu thereof the words "five acres".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Lawyer moved to amend as follows:

In line 7 strike out the words "one acre" and insert the words "ten acres".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Beetham moved to amend as follows:

Beginning at the word "not" in line 7 strike out the remainder of line and all of line 8.

Upon which a yea and nay vote was demanded, taken and resulted — yeas 62, nays 26, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Cowan,	Griswold,	Mulcahy,
Barnes,	Crabbe,	Halstead,	Myers,
Beaty,	Crosser,	Hastings,	Pearson,
Beetham,	Davis,	Hatch,	Reynolds, Tom,
Benner,	Delehanty,	Helfrich,	Robinson,
Besaw,	Denune,	Hooley,	Russell,
Bing,	Dildine,	Hopple,	Stokes,
Bliss,	Dodge,	Huber,	Stump,
Bond,	Drury,	Hughes,	Swedersky,
Brown,	Faris,	Johnston,	Thompson,
Cable,	Foster,	Kilbane,	Waterston,
Carson,	Fouts,	Lentz,	Weaver,
Chester,	Gordon, of Logan,	Lytle,	Wenner,
Comings,	Gorrell,	McCoy,	Wiest,
Cookston,	Graham,	Miller, of Fulton,	York—62.
Copeland,	of Muskingum,	Miller, of Stark,	

Those voting in the negative are: Messrs.

Bishop,	Evans,	Hinchey,	Reynolds, Jas. A.,
Blauser,	Federman,	Kreider,	Robins,
Brach,	Gardner,	Lonz,	Schelhorn,
Burns,	Gordon, of Brown,	Madden,	Scott,
Donahay,	Graham,	Morris,	Talley,
Dunspaugh,	of Licking,	Moyer,	Winter—26.
Entemann,	Green,	Pugh,	

The motion was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Dunspaugh demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to.

Mr. Crosser demanded a call of the House, which was duly seconded, taken, and one hundred eight members answered to their names.

The absentees are: Messrs.

Atkinson,	Harter,	Luchsinger,	Shy,
Bryson,	Hoover,	Lustig,	Silver,
Carpenter,	Hughes,	McFarland,	Walsh,
Freeman,	Jones, of Hamilton,	McKay,	Weaver.

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Greve further proceedings under the call were dispensed with.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 43, nays 62, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Delehanty,	Hatch,	Miller, of Stark,
Beetham,	Dodge,	Huber,	Mulcahy,
Benner,	Drury,	Hughes,	Pearson,
Bing,	Emery,	Johnston,	Robinson,
Bond,	Faris,	Kay,	Russell,
Cable,	Foster,	Kilbane,	Smith,
Comings,	Fouts,	Lentz,	Stump,
Copeland,	Gorrell,	Lustig,	Thompson,
Cowan,	Griswold,	Lytle,	Waterston,
Crosser,	Halstead,	McCoy,	Wise—43.
Davis,	Hastings,	Miller, of Fulton,	

Those voting in the negative are: Messrs.

Alban,	Clark,	Graham,	Moyer,
Backowski,	Cochrun,	of Muskingum,	Myers,
Baker,	Cookston,	Green,	Pugh,
Banker,	Crabbe,	Greve,	Reynolds, Jas. A.,
Beaty,	Denune,	Helfrich,	Reynolds, Tom,
Besaw,	Donahay,	Hinchey,	Robins,
Billingslea,	Dunn,	Hooley,	Schelhorn,
Bishop,	Dunspaugh,	Hopple,	Scott,
Blauser,	Entemann,	Jones, of Hamilton,	Spidel,
Bliss,	Evans,	Jones, of Trumbull,	Stokes,
Bonser,	Federman,	King,	Swedersky,
Brach,	Gardner,	Kreider,	Talley,
Brannon,	Gordon, of Brown,	Luchsinger,	Wenner,
Brown,	Gordon, of Logan,	Madden,	Winter,
Burns,	Graham,	Matthews,	York—62.
Carson,	of Licking,	Morris,	
Chester,			

The bill not having received a constitutional majority was lost.

Mr. Banker moved that the vote whereby **H. B. No. 143** — Mr. Wise, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

**H. B. No. 149** — Mr. Billingslea, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays 11, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Carson,	Graham,	Pearson,
Backowski,	Clark,	of Licking,	Pugh,
Baker,	Cochrun,	Graham,	Robinson,
Barnes,	Comings,	of Muskingum,	Russell,
Beaty,	Cookston,	Green,	Scott,
Beetham,	Copeland,	Griswold,	Spidel,
Benner,	Cowan,	Halstead,	Stokes,
Besaw,	Delehanty,	Hatch,	Stump,
Billingslea,	Dodge,	Hinchey,	Swedersky,
Bing,	Donahay,	Hooley,	Talley,
Bishop,	Drury,	Hughes,	Taylor,
Blauser,	Emery,	Jones, of Trumbull,	Thompson,
Eliss,	Entemann,	Kay,	Weaver,
Bonser,	Evans,	Kilbane,	Wenner,
Brach,	Faris,	Kreider,	Wiest,
Brown,	Foster,	Lytle,	Wildermuth,
Burns,	Gordon, of Brown,	Miller, of Fulton,	Wise,
Cable,	Gordon, of Logan,	Mulcahy,	York—73.
Carpenter,	Gorrell,	Myers,	

Those voting in the negative are: Messrs.

Bond,	Lawyer,	Lustig,	Moyer,
Federman,	Lentz,	McCoy,	Schelhorn—11.
Johnston,	Lonz,	Miller, of Stark,	

So the bill passed.

The title was agreed to.

**H. B. No. 166** — Mr. Wise, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 6 after the word "shall" strike out the word "only."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Crabbe moved to amend as follows:

Insert after "clothing" in line 5 "which shall be paid for on his certificate and the order of county auditor from the county treasury."

Mr. Myers moved that **H. B. No. 166** — Mr. Wise, with pending amendment, be recommitted to the committee on County Affairs.

The motion was agreed to.

**Am. H. B. No. 61** — Mr. Taylor, was taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Gardner,	Kilbane,
Beaty,	Crabbe,	Gordon, of Logan,	Lentz,
Beetham,	Delehanty,	Graham,	Lonz,
Benner,	Denune,	of Muskingum,	Madden,
Besaw,	Dildine,	Green,	Matthews,
Bing,	Dodge,	Greve,	Miller, of Fulton,
Brach,	Donahay,	Griswold,	Morris,
Burns,	Drury,	Halstead,	Moyer,
Cable,	Dunn,	Hastings,	Mulcahy,
Carson,	Emery,	Hatch,	Pugh,
Chester,	Entemann,	Helfrich,	Robins,
Clark,	Evans,	Hinchey,	Robinson,
Cochrun,	Faris,	Hopple,	Russell,
Comings,	Federman,	Huber,	Scott,
Cookston,	Foster,	Johnston,	Smith,
Copeland,	Fouts,	Jones, of Trumbull,	Stokes,

Those voting in the negative are: Messrs. — Concluded.

Swedersky,	Waterston,	Wiest,	Wise,
Talley,	Weaver,	Wildermuth,	York—74.
Taylor,	Wenner,	Winter,	

Those voting in the negative are: Messrs. Bond, Brown, Carpenter, Davis and Graham, of Licking — 5.

So the bill passed.

The title was agreed to.

The speaker handed down a communication from the Governor concerning **H. B. No. 15** — Mr. Comings.

Mr. Hopple moved that said message be received and referred to the committee on German Propaganda and printed in the appendix of the journal.

The motion was agreed to and said communication so referred.

**H. B. No. 128** — Mr. Cowan, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Chester moved to amend as follows:

After the word "commissioners" in line 22 insert the following: "while serving in adjoining counties".

The motion was agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hatch,	Pugh,
Baker,	Donahay,	Helfrich,	Robins,
Barnes,	Drury,	Hinchey,	Robinson,
Benner,	Dunspaugh,	Hooley,	Russell,
Besaw,	Emery,	Hopple,	Schellhorn,
Billingslea,	Entemann,	Huber,	Scott,
Bing,	Evans,	Hughes,	Smith,
Bishop,	Federman,	Jones, of Hamilton,	Spidel,
Blauser,	Fouts,	Jones, of Trumbull,	Stokes,
Bond,	Gardner,	Kilbane,	Stump,
Brown,	Gordon, of Brown,	King,	Swedersky,
Burns,	Gordon, of Logan,	Lentz,	Talley,
Carson,	Gorrell,	Lonz,	Taylor,
Chester,	Graham,	McKay,	Waterston,
Clark,	of Licking,	Madden,	Weaver,
Cochrun,	Graham,	Matthews,	Wenner,
Cookston,	of Muskingum,	Miller, of Fulton,	Wiest,
Copeland,	Green,	Miller, of Stark,	Wildermuth,
Cowan,	Greve,	Morris,	Winter,
Crosser,	Griswold,	Moyer,	Wise,
Delehanty,	Halstead,	Mulcahy,	York—85.
Denune,	Hastings,	Myers,	

So the bill passed.

The title was agreed to.

**Am. H. B. No. 44** — Mr. Wiest, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 89, nays none, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Davis,	Hinchey,	Pugh,
Barnes,	Delehanty,	Hooley,	Reynolds, Jas. A.,
Beetham,	Denune,	Hopple,	Robins,
Benner,	Dildine,	Johnston,	Robinson,
Besaw,	Donahay,	Jones, of Hamilton,	Russell,
Billingslea,	Drury,	Jones, of Trumbull,	Schelhorn,
Bing,	Dunspaugh,	Kay,	Scott,
Bishop,	Emery,	Kilbane,	Smith,
Blauser,	Entemann,	King,	Spidel,
Brach,	Evans,	Kreider,	Stokes,
Brown,	Faris,	Lawyer,	Stump,
Burns,	Federman,	Lentz,	Swedersky,
Cable,	Foster,	Lonz,	Talley,
Carpenter,	Fouts,	Luchsinger,	Taylor,
Carson,	Gordon, of Brown,	Lytle,	Thompson,
Chester,	Gordon, of Logan,	McCoy,	Weaver,
Clark,	Gorrell,	Matthews,	Wenner,
Cochrun,	Graham,	Miller, of Fulton,	Wiest,
Comings,	of Licking,	Miller, of Stark,	Wildermuth,
Cookston,	Halstead,	Morris,	Wise,
Copeland,	Hastings,	Moyer,	York—89.
Crabbe,	Hatch,	Mulcahy,	
Crosser,	Helfrich,	Myers,	

So the bill passed.

Mr. Wiest moved to amend the title as follows: Strike out title and insert: "To amend sections 12815 and 9156 of the General Code, relative to disorderly conduct in or about railway stations."

The motion was agreed to and the title was so amended.

By unanimous consent Mr. Scott submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 132** — Mr. Wise, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line two of the bill, strike out the figures "6251" and insert the figures "6254".

In line eleven after the word "newspaper" add "printed in the English language."

In line twelve after the word "newspaper" add "printed in the English language."

In line twenty after the word "newspaper" add "printed in the English language."

Strike out all of section "6251" and insert in lieu thereof the following:

"Sec. 6254. A square shall be a space occupied by two hundred and forty ems of the type used in printing such advertisements. Legal advertising shall be set up in a compact form, without unnecessary spaces, blanks or head lines and printed in type not smaller than nonpareil. *The type of whatever size used must be of such proportions that the body of the capital letter M be no wider than it is high and all other letters and characters in proportion. All legal advertisements or notices shall be printed in newspapers published in the English language only or papers designated under section 1695 of the General Code and other law journals now or hereafter designated by courts of record according to law published in the English language.*"

In line 74, strike out the figures "6251" and the two words "and" in the same line.



In line 75, strike out the word "sections."

MILTON CLARK,  
K. E. HOOVER,  
FRANK E. BAKER,  
CHARLES H. FOUTS,  
H. H. GRISWOLD,  
W. W. STOKES,  
JOS. S. BACKOWSKI,

D. ALLEN BOND,  
DAVID H. SCOTT,  
GEO. S. MYERS,  
A. LEE BEATY,  
WM. L. HUGHES,  
J. S. MILLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**Am. H. B. No. 21** — Mr. Hughes.

To amend section 4411 of the General Code, relating to employees of the local boards of health.

**H. B. No. 113** — Mr. Silver.

For the relief of Bernice Auch, teacher.

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES,  
ROBERT J. O'BRIEN,

CHAS. A. WHITE,  
THOMAS W. LATHAM,  
CARL V. BEEBE.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**S. B. No. 1** — Mr. Jones.

Relative to the purchase of a site to be used as a future home for governors of the state.

ROBERT J. O'BRIEN,  
CHAS. A. WHITE,  
TOM W. LATHAM,  
J. E. HOLDEN,

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES.

The Speaker of the House, in the presence of the House, signed said bill.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

**S. J. R. No. 8** — Mr. Kryder.

Relative to mileage.

**S. J. R. No. 25** — Mr. Demuth.

Relative to printing (500) additional copies of Am. Senate Bill No. 11.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
J. E. HOLDEN,  
TOM W. JONES,

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES.

The Speaker of the House, in the presence of the House, signed said joint resolutions.

By unanimous consent Mr. Blauser offered the following resolution:

**H. J. R. No. 27** — Mr. Blauser.

Inviting our United States Senators to address the joint assembly on current topics.

WHEREAS, There is a state-wide interest in the armistice and peace terms, the employment of the discharged soldier, the adjustment of labor to present conditions, and other topics of interest to the financial, economic, and social welfare of Ohio; and

WHEREAS, Honorable Atlee Pomerene and the Honorable Warren G. Harding are the Ohio Representatives in the United States Senate; and

WHEREAS, Honorable Atlee Pomerene and Honorable Warren G. Harding, and because of their close contact with the federal policy of dealing with the afore-mentioned subjects, and because of their sources of information and qualifications to speak on these subjects; and

WHEREAS, The Congress of the United States will be adjourned on March 4, 1919; therefore

*Be it resolved by the General Assembly of the State of Ohio, That Honorable Atlee Pomerene and Honorable Warren G. Harding be invited during the month of March, 1919, to address at their convenience the General Assembly of Ohio in joint session upon present day current topics; and*

*Be it further resolved, That the clerk of the House and the clerk of the Senate, upon the adoption of this resolution, be authorized to transmit copies of the same to the Honorable Atlee Pomerene and the Honorable Warren G. Harding.*

The resolution was laid over under the rule.

By unanimous consent Mr. Evans offered the following resolution:

**H. R. No. 36** — Mr. Evans.

Relative to requesting Governor Cox to commute certain sentences.

WHEREAS, Owing to fate and seemingly preventable circumstances two human beings are to be electrocuted at the Ohio Penitentiary on the night of February 20th, 1919; and

WHEREAS, World sentiment is moving in opposition to capital punishment; therefore,

*Be it resolved by the House of Representatives of the General Assembly of the State of Ohio, That they by this resolution beseech and implore Governor James M. Cox, to commute their sentences to life imprisonment.*

Mr. Evans moved that the rules be suspended and the resolution be considered at once.

Mr. Mulcahy demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question being, "Shall the rules be suspended?"

The motion was not agreed to.

The resolution was laid over under the rule.

Mr. Beetham arose to a question of personal privilege in which he called attention to the drastic language in a certain message this day received from Governor Cox.

Mr. Beetham moved that the vote by which the message from

Governor Cox on **H. B. No. 15** — Mr. Comings, was received, ordered printed in the appendix of the journal and referred to the committee on German Propaganda, be reconsidered.

Upon which a yea and nay vote was demanded, taken, and resulted — yeas 67, nays 39, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	McKay,
Banker,	Crosser,	of Muskingum,	Matthews,
Barnes,	Davis,	Green,	Miller, of Fulton,
Beetham,	Dildine,	Griswold,	Miller, of Stark,
Benner,	Dodge,	Halstead,	Morris,
Besaw,	Donahay,	Hatch,	Pearson,
Bing,	Drury,	Hookey,	Robins,
Brown,	Dunspaugh,	Hughes,	Robinson,
Burns,	Emery,	Jones,	Russell,
Cable,	Faris,	of Trumbull.	Scott,
Carpenter,	Federman,	Kay,	Spidel,
Carson,	Fouts,	King,	Talley,
Chester,	Gardner,	Kreider,	Taylor,
Clark,	Gordon, of Logan,	Lawyer,	Waterston,
Cochrun,	Gorrell,	Lytte,	Weaver,
Comings,	Graham,	McCoy,	Wenner,
Cookston,	of Licking,	McFarland,	Winter,
Copeland,			Wise—67.

Those voting in the negative are: Messrs.

Backowski,	Entemann,	Kilbane,	Schellhorn,
Baker,	Evans,	Lentz,	Smith,
Billingslea,	Foster,	Lonz,	Stokes,
Bishop,	Gordon, of Brown,	Lustig,	Swedersky,
Blauser,	Greve,	Madden,	Thompson,
Bliss,	Hastings,	Moyer,	Walsh,
Brach,	Helfrich,	Mulcahy,	Wiest,
Cowan,	Hinchey,	Myers,	Wildermuth,
Delehanty,	Hopple,	Pugh,	York—39.
Denune,	Johnston,	Reynolds, Jas. A.,	

The motion was agreed to.

The question being on the original motion of Mr. Hopple to receive the report of Governor Cox and that it be printed in the appendix of the journal and referred to the committee on German propaganda.

Upon which a yea and nay vote was demanded, taken, and resulted — yeas 38, nays 65, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Entemann,	Kilbane,	Reynolds, Jas. A.,
Baker,	Evans,	Lentz,	Schellhorn,
Billingslea,	Gordon, of Brown,	Lonz,	Smith,
Bishop,	Greve,	Lustig,	Stokes,
Blauser,	Hastings,	Madden,	Swedersky,
Brach,	Helfrich,	Moyer,	Thompson,
Cowan,	Hinchey,	Mulcahy,	Wiest,
Davis,	Hopple,	Myers,	Wildermuth,
Delehanty,	Huber,	Pugh,	York—38.
Denune,	Johnston,		

Those voting in the negative are: Messrs.

Alban,	Bing,	Chester,	Crabbe,
Banker,	Brown,	Clark,	Crosser,
Barnes,	Burns,	Cochrun,	Dildine,
Beetham,	Cable,	Comings,	Dodge,
Benner,	Carpenter,	Cookston,	Donahay,
Besaw,	Carson,	Copeland,	Drury,



Those voting in the negative are: Messrs. — Concluded.

Dunspaugh,	Green,	Lytle,	Russell,
Emery,	Griswold,	McCoy,	Scott,
Faris,	Halstead,	McFarland,	Spidel,
Federman,	Hatch,	McKay,	Talley,
Fouts,	Hookey,	Matthews,	Taylor,
Gordon, of Logan,	Hughes,	Miller, of Fulton,	Waterston,
Gorrell,	Jones, of Trumbull,	Miller, of Stark,	Weaver,
Graham,	Kay,	Morris,	Wenner,
of Licking,	King,	Pearson,	Winter,
Graham,	Kreider,	Robins,	Wise—65.
of Muskingum,	Lawyer,	Robinson,	

The motion was not agreed to.

Mr. Beetham moved that the message of the Governor be referred to a select committee of three to be appointed by the speaker.

The motion was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 23** — Mr. Graham, of Muskingum.

Relative to printing extra copies of H. B. 200.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 25** — Mr. Burns.

Relative to a Joint Committee for the North West Territory.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 39** — Mr. Parrett.

To make appropriations to compensate Charles A. Reid and Fred Green for legal services rendered to the special joint taxation committee of the eighty-second General Assembly.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**Am. S. B. No. 26** — Mr. White.

To the committee on German Propaganda.

**H. B. No. 252** — Mr. Delehanty.

To the committee on Dairy and Food Products.

- H. B. No. 253** — Mr. Smith.  
To the committee on Agriculture.
- H. B. No. 254** — Mr. Greve.  
To the committee on Codes, Courts and Procedure.
- H. B. No. 255** — Mr. Bing.  
To the committee on Judiciary.
- H. B. No. 256** — Mr. Bryson.  
To the committee on Civil Service.
- H. B. No. 257** — Mr. Bryson.  
To the committee on Agriculture.
- H. B. No. 258** — Mr. Lawyer.  
To the committee on Codes, Courts and Procedure.
- H. B. No. 259** — Mr. Winter.  
To the committee on Insurance.
- H. B. No. 260** — Mr. Hastings.  
To the committee on Military Affairs.
- H. B. No. 261** — Mr. Graham, of Licking.  
To the committee on Codes, Courts and Procedure.
- H. B. No. 262** — Mr. Hughes.  
To the committee on Codes, Courts and Procedure.
- H. B. No. 263** — Mr. Brach.  
To the committee on Labor.
- H. B. No. 264** — Mr. Evans.  
To the committee on Taxation and Revenues.
- H. B. No. 265** — Mr. Evans.  
To the committee on County Affairs.
- H. B. No. 266** — Mr. Crabbe.  
To the committee on Insurance.
- H. B. No. 267** — Mr. Green.  
To the committee on Appropriations and Finance.
- H. B. No. 268** — Mr. Cookston.  
To the committee on Judiciary.
- H. B. No. 269** — Mr. Spidel.  
To the committee on Privileges and Elections.
- H. B. No. 270** — Mr. Banker.  
To the committee on Cities.
- H. B. No. 271** — Mr. Spidel.  
To the committee on Civil Service.
- H. B. No. 272** — Mr. Chester.  
To the committee on Public Waterways.
- H. B. No. 273** — Mr. Wiest.  
To the committee on Military Affairs.
- H. B. No. 274** — Mr. Burns.  
To the committee on Mines and Mining.
- H. B. No. 275** — Mr. King.  
To the committee on Labor.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 276** — Mr. Federman.

To make sundry and supplementary appropriations for the remainder of the current fiscal year.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with and said bill was read the second time by its title.

On motion of Mr. Federman **H. B. No. 276** — Mr. Federman, was engrossed at the clerk's desk and placed on the calendar.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. King presented the petition of E. S. Martin and eighty-three other citizens of Perry county, asking for the passage of H. B. No. 88 — Mr. Blauser; which was referred to the committee on Insurance.

Mr. Shy presented the petition of E. N. Tidd and forty-nine other citizens of Pike, Scioto and Jackson counties, asking for the passage of H. B. No. 88 — Mr. Blauser; which was referred to the committee on Insurance.

Mr. Stokes presented the petition of the Ohmer Fare Register Co. and four hundred thirty-nine other citizens of Montgomery county, urging the passage of the state police bill; which was referred to the committee on Judiciary.

**5:40 o'clock p. m.**

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Friday, February 21, 1919, 9:00 o'clock, a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Rev. W. F. Wykoff, of Columbus, O.  
The Journal of yesterday was read and approved.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **Am. H. B. No. 143** — Mr. Wise.

Relative to transportation expenses of public officials, and herewith returns said bill.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 135** — Mr. Burns.

To reimburse Harry D. Knox for monies expended on state property.

**H. B. No. 124** — Mr. Gardner.

To enact supplementary sections 1306-1 and 1306-2 to aid the re-establishment of pharmacists and assistant pharmacists who during the war have served in the army or navy of the United States.

Attest:

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. 30** — Mr. Miller, of Stark.

To establish a municipal court for the city of Massillon, Stark county, Ohio, and asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Miller, of Stark, moved that the House accede to the request of the Senate; which was agreed to.

The House then passed to the third order of business, being resolutions laid over under rule 89.

**H. J. R. No. 26** — Mr. Mulcahy, was taken up.

On motion of Mr. Beetham said resolution was referred to the committee on Judiciary.

**H. J. R. No. 27** — Mr. Blauser, was taken up.

On motion of Mr. Blauser said resolution was referred to the committee on Federal Relations.

**H. R. No. 36** — Mr. Evans, was taken up.

On motion of Mr. Gorrell said resolution was indefinitely postponed.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Delehanty submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **H. B. No. 158** — Mr. Comings, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 after the word "guardians" strike out the words "are unwilling" and in lieu thereof insert the word "fail".

In line 5 after the word "or" insert the word "are".

In line 7 strike out the word "case" and insert in lieu thereof the word "care".

In line 10 strike out the words "is unwilling" and insert in lieu thereof the word "fails".

In line 12 strike out the words "willing but, in the opinion of the court is,".

In line 28 after the word "day" strike out the period insert a comma and in the word "Necessary" change the capital "N" to small "n".

In line 44 strike out the letter "s" in the word "institutions".

In line 46 strike out the word "shall" and insert the word "may".

Strike out lines 49, 50, 51 and 52.

J. S. GRAHAM,  
JOHN E. BARNES,  
W. R. COMINGS,  
SIMEON H. BING,  
B. J. EMERY,

HENRY EVANS,  
ROY L. SWEDERSKY,  
FRANK E. BAKER,  
FRANK DELEHANTY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gardner submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 188** — Mr. Cable, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In the line 52 after the word "general" insert the words "or his assistant"

In line 53 omit the "y" in the last word.

JOSEPH R. GARDNER,  
GEO. F. GREVE,  
F. A. HINCHEY,  
J. S. MILLER,

D. ALLEN BOND,  
CHARLES H. FOUTS,  
WM. L. HUGHES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 163** — Mr. Chester, having had the same under consideration, reports it back, and recommends its passage.

FRANK E. BAKER,  
C. H. FREEMAN,  
W. E. WENNER,  
A. L. STUMP,  
L. J. GRAHAM,

C. K. MILLER,  
J. C. COPELAND,  
SIMEON H. BING,  
H. H. GRISWOLD,  
W. R. COMINGS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wiest submitted the following report:

The standing committee on Library, to which was referred **H. B. No. 197** — Mr. Gordon, of Logan, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 19 after the period add the following: "Every county library district trustee shall be a resident of the county library district for which he is appointed trustee. If any such trustee remove from such county library district such removal shall constitute his resignation from such office."

In line 23 strike out the word "its" and insert the word "the". In the same line after the word "body" insert the words "of its library".

In line 27 strike out the words "as such under the" after the word "operated".

In line 28 strike out the words "direction of the county district library trustees" before the word "on".

In line 37 between the word "year" and the period insert the word "thereafter".

In line 70 after the word "school" insert "or school district".

In line 73 change period to a comma and insert "subject to any obligations assured."

In line 75 strike out the word "rural" and insert "other".

In line 81 after the word "applicant" insert "eligible for appointment".

In line 87 strike out the word "of" and insert the word "in".

GEO. WIEST,  
J. H. T. GORDON,  
FRANK L. LYTLE,  
E. M. CROSSER,

CHARLES H. FOUTS,  
W. R. COMINGS,  
J. C. COPELAND.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bing submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 214**—Mr. Donahay, having had the same under consideration, reports it back, and recommends its passage.

B. J. EMERY,  
H. W. COOKSTON,  
ROBERT C. DUNN,  
C. C. CRABBE,  
WM. L. HUGHES,  
JNO. B. MORRIS,

E. D. HELFRICH,  
J. E. FOSTER,  
A. L. STUMP,  
SIMEON H. BING,  
C. F. TALLEY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bing submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 36**—Mr. White, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 6 change the first letter in pharmacopoeia to a capital.

In line 8 after the word "name" insert the word "not".

In line 9 change the first letter in pharmacopoeia to a capital.

In line 10 after the first "the" insert "\* \* \*"

In line 30 after the word "cealed" insert a "comma"

In line 33 change the first letter in pharmacopoeia to a capital.

In line 37 change the first letter in pharmacopoeia to a capital.

In line 39 after the word "standard" change the word "or" to "of"

In line 43 after the word "chapter" insert a "colon"

In line 46 after the comma following "cannabis" strike out the word "indica" and the "comma"

In line 46 strike out the final "e" in acetanilide.

In line 51 change the first letter in pharmacopoeia to a capital.

In line 52 after the word "of" insert the word "the"

After line 59 insert the following new section to be known as

SECTION 2. That said original sections 5777, 5778 and 5784 of the General Code be, and the same are hereby repealed.

A. L. STUMP,  
JNO. B. MORRIS,  
WM. L. HUGHES,  
ROBERT C. DUNN,  
H. W. COOKSTON,

JOHN S. FARIS,  
C. F. TALLEY,  
J. E. FOSTER,  
E. D. HELFRICH,  
SIMEON H. BING.



The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 58** — Mr. Scott.

To validate all marriages of soldiers in this state solemnized since the declaration of war against Germany under any license issued by military authorities, and to amend section 11186 of the General Code so as to except soldiers' and sailors' brides from residence requirement.

**H. B. No. 121** — Mr. Thompson.

To amend sections 11710 and 11711 of the General Code, relating to the number of times premises being sold under execution should be offered for sale before reappraisement or sale by the court.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
CHAS. A. WHITE,  
TOM. W. JONES,

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES.

The speaker of the House, in the presence of the House, signed said bills.

The House then passed to the fifth order of business, being reports of select committees.

None were offered.

Mr. Myers arose to a question of personal privilege and directed the attention of the House to an article appearing in the Cleveland Plain Dealer in reference to a hearing before the committee on German propaganda.

The speaker appointed as members of the select committee to which was referred the message of the Governor relative to **H. B. No. 15** — Mr. Comings, Messrs. Beetham, Comings and Freeman.

The speaker appointed as managers on the part of the House of Representatives on matters of difference between the two Houses on **Am. H. B. No. 30** — Mr. Miller, of Stark, Messrs. Miller, of Stark, Hughes and Stokes.

The House then passed to the sixth order of business, being bills for second reading.

The following bill was read the second time and referred as follows:

**Am. S. B. No. 39** — Mr. Parrett.

To the committee on Appropriations and Finance.

The House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 277** — Mr. Gorrell.

To repeal section 12906 of the General Code, relative to pupils organizing, joining or belonging to fraternities, sororities, or like societies.

**H. B. No. 278** — Mr. Federman.

To amend section 5979 of the General Code, providing for the adoption of Eastern standard time for the state of Ohio and declaring an emergency.

**H. B. No. 279** — Mr. Taylor.

To provide for the reimbursement of contractors engaged in the construction of inter-county highways and main market roads, on account of losses due to governmental action, and to make an appropriation therefor.

**H. B. No. 280** — Mr. Evans.

To amend sections 6602-17, 6602-20, 6602-26 and 6602-32 of the General Code relative to water supply and waterworks systems in county sewer districts.

**H. B. No. 281** — Mr. Evans.

To amend sections 6602-1, 6602-4, 6602-8b, and 6602-8h of the General Code relative to county sewer districts.

**H. B. No. 282** — Mr. Dunsbaugh.

To amend sections 12996, 13007-11 and 13007-12 of the General Code relating to the employment of minors.

**H. B. No. 283** — Mr. Stokes (by request).

Authorizing municipalities to issue emergency bonds to raise money for necessary public improvements during the year 1919 in order to relieve distress caused by unemployment of labor.

**H. B. No. 284** — Mr. Cable.

To amend sections 7246, 13421-17 and 13421-21 of the General Code, and to supplement sections 7246 and 7249 of the General Code by the enactment of supplemental sections 7246-1, 7246-2 and 7249-1, relating to the limitation of the use of highways to certain vehicles and to the enforcement thereof, prescribing penalties for offenses under the highway law and conferring jurisdiction upon certain courts in all cases of violations of highway law.

**H. B. No. 285** — Mr. Jones, of Trumbull.

To supplement section 1352 of the General Code by the enactment of supplemental section to be known and designated as section 1352-6, relating to institutions caring for children.

The House then passed to the eighth order of business, being introduction of resolutions.

There being none offered the House then passed to the ninth order of business, being presentation of petitions and memorials.

None were presented.

**10:15 o'clock, a. m.**

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

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Hall of the House of Representatives, Columbus, Ohio.

**Monday, February 24, 1919, 5:00 o'clock, p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being reports of standing committees.

Mr. Bond submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 62** — Mr. Taylor, having had the same under consideration, reports it back, and recommends its passage.

CHARLES H. FOUTS,  
WM. L. HUGHES,  
F. A. HINCHEY,  
GEO. F. GREVE,

JOSEPH R. GARDNER,  
J. S. MILLER,  
D. ALLEN BOND,  
JOSEPH LUSTIG.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**S. B. No. 25** — Mr. Archer.

Relative to appointment of soldiers' commission.

ROBERT J. O'BRIEN,  
CHAS. A. WHITE,  
THOMAS W. LATHAM,  
J. E. HOLDEN,

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES.

The Speaker of the House, in the presence of the House, signed said bill.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following joint resolutions:

**H. J. R. No. 16** — Mr. Crabbe.

Relative to proper recognition of war heroes.

**H. J. R. No. 23** — Mr. Graham, of Muskingum.

Relative to printing extra copies of H. B. No. 200.

**H. J. R. No. 25** — Mr. Burns.

Relative to the appointment of a committee of two persons to confer with a like committee from each of the states comprising the original "Northwest Territory" looking to the building of a memorial to the memory of the early settlers of the said original "Northwest Territory".

C. F. McCOY,  
H. L. JONES,  
JOHN E. BARNES,  
J. E. HOLDEN,

ROBERT J. O'BRIEN,  
CHAS. E. WHITE,  
THOMAS W. LATHAM.

The speaker of the House, in the presence of the House signed said joint resolutions.

The House then passed to the second order of business, being resolutions and motions.

Mr. Fouts offered the following resolution:

**H. R. No. 37** — Mr. Fouts.

Relative to procuring facts to serve as a basis for legislation restricting and prohibiting the teaching of the German language in the state of Ohio.

WHEREAS, The Governor by a communication in writing addressed to this House, has urged the enactment of a law which will prohibit the teaching of the German language in all schools, public, private and parochial within this state; and



WHEREAS, It is necessary in the preparation of such a law and in fixing proper penalties for its violation, and in measuring the extent to which its restrictive provisions should be carried, that the House be fully advised as to existing evils and conditions throughout the state which are a result of the German language being, or having been, taught therein; therefore

*Be it resolved*, That this House does most respectfully petition the Governor, to be by him, placed in possession of facts showing in what manner and to what extent disloyalty and treason have emanated from, or been fostered by, the subjects taught in the schools of Ohio, and what class of schools, whether parochial, private or public, have been most productive of existing evils for the correction of which a remedy is demanded;

*Be it further resolved*, That when this body shall be fully advised as to the magnitude of the menace of Prussianism which in the past or in the present, can be traced directly, or indirectly to any school or class of schools, within the state of Ohio, or to any subject or branch of study taught in any such school or schools, or to any other agency within the state, that immediately upon being so advised, this House of Representatives proceed to adopt such measures and prescribe such penalties as will prevent a recurrence of every act, fact and circumstance which have caused the mind of any child in Ohio, in any school in Ohio, or in any home in Ohio to become tainted with disloyalty or to be impoverished in Americanism.

The resolution was laid over under the rule.

Mr. Federman moved that **H. B. No. 276** — Mr. Federman, be made a special order for Wednesday, February 26th, 1919, at 2:00 o'clock, p. m.

The motion was agreed to.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 286** — Mr. McCoy.

To amend section 1221 of the General Code, relating to the state highway improvement fund, its appropriation and use in the construction, maintenance and repair of inter-county highways and main market roads.

**H. B. No. 287** — Mr. Wenner.

To amend section 1288 of the General Code and to grant osteopathic physicians an examination in surgery by the State Medical Board.

**H. B. No. 288** — Mr. Bond.

To amend section 13618 of the General Code, relating to the payment of counsel assigned by the court to defend indigent prisoners in cases of felony.

**H. B. No. 289** — Mr. Gordon, of Brown.

To amend section 1222 of the General Code and to enact supplementary sections 6926-1 to 6926-3 inclusive of the General Code, relative to a system of highway laws for the state of Ohio.

**H. B. No. 290** — Mr. Moyer.

To supplement section 2766 of the General Code of Ohio, by the enactment of supplemental section 2766-1, providing for plats, records and documents for use of county and municipal authorities.

**H. B. No. 291** — Mr. Thompson.

To repeal section 12754 of the General Code, which prevents the use of substitutes for butter or cheese at charitable or penal institutions of the state.

**H. B. No. 292** — Mr. Pugh.

To repeal sections 1683-12, 1683-13, 1683-14, 1683-15, 1683-16, 1683-17, 1683-18 and 1683-19, providing for a court of domestic relations for Lucas county, Ohio, and prescribing the jurisdiction of said court.

**H. B. No. 293** — Mr. Crabbe.

Making appropriations in favor of Madison county, Ohio, to pay for assessments that have been or should have been levied against the new prison farm in said county for ditch and road improvements.

**H. B. No. 294** — Mr. Crabbe.

To amend the following sections of the General Code: viz., 1746, 3011, 3012, 3014, 3017, 3019, 3020, 3347, 3336, 4270, 4387, 4527, 4528, 2977, 2978, 2989, 2981, 4534, 4535, 4536, 4542, 4554, 4556, 4567, 4568, 4579, 4580, 4581, 4589, 13720, 13722, 13724, 12375, 14695, 14700, 14740-5, 14740-17, 14740-28, 1397, 1404, 1601, 1602, 2845, 2980, 2983, 2987, 2997, 1682, 13725, 13726, 1959, 1967, 1981, 1982, 12385, 13438 and 13439; to enact supplemental sections 1746-1, 1746-2 and 3014-1, and to repeal the following sections of the General Code: 2093, 2846, 2902, 2903, 2904, 2980-1, 2985, 3005, 3009, 3010, 3018, 4257, 11192, 13427, 14739, 14738, 14737, 14736, 14735, 2787, 2788 and 13436, relating to fees and costs.

**H. B. No. 295** — Mr. Fouts.

To amend section 10933 of the General Code, as amended in volume 107 Ohio Laws, page 404, relating to the duties of guardians.

**H. B. No. 296** — Mr. Lonz.

To amend section 3495 of the General Code, providing for markers at graves of persons buried at public expense.

**H. B. No. 297** — Mr. Lonz.

To amend section 614-2a of the General Code, defining Public Utilities.

**H. B. No. 298** — Mr. Johnston.

To amend sections 4738, 4741, 4743, 4744-2, 4744-3 and 4744-5, and to add supplementary section 4740-1, and to repeal sections 4738-1, 4739, 4742, 7706 and 7706-1 of the General Code, relative to the appointment of assistant county superintendents of schools.

**H. B. No. 299** — Mr. Jones, of Trumbull.

To amend section 2412 of the General Code, relating to the employment of legal counsel, for county boards and officers.

**H. B. No. 300** — Mr. Jones, of Trumbull.

To amend sections 2990, 2991 and 3001 of the General Code, providing for the annual salaries of county auditors, county treasurers and county commissioners.

**H. B. No. 301** — Mr. Jones, of Trumbull.

To require the attendance at school of non-English speaking and illiterate minors.

**H. B. No. 302** — Mr. Drury.

To authorize county commissioners to repair county roads within municipal corporations,

**H. B. No. 303** — Mr. Dunn.

To amend section 4740 of the General Code, relative to district supervision.

The House then passed to the fourth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**H. B. No. 277** — Mr. Gorrell.

To the committee on Common Schools.

**H. B. No. 278** — Mr. Federman.

To the committee on Codes, Courts and Procedure.

**H. B. No. 279** — Mr. Taylor.

To the committee on Appropriations and Finance.

**H. B. No. 280** — Mr. Evans.

To the committee on Public Health.

**H. B. No. 281** — Mr. Evans.

To the committee on Public Health.

**H. B. No. 282** — Mr. Dunsbaugh.

To the committee on Labor.

**H. B. No. 283** — Mr. Stokes (by request).

To the joint committee on Taxation.

**H. B. No. 284** — Mr. Cable.

To the committee on Public Highways.

**H. B. No. 285** — Mr. Jones, of Trumbull.

To the committee on Benevolent and Penal Institutions.

Mr. Dunsbaugh requested the use of the Hall of the House of Representatives for a public hearing on **H. B. No. 154** — Mr. Luch-singer, for Tuesday evening, February 25th, 1919, at seven thirty o'clock, p. m.

The request was granted.

**5:50 o'clock, p. m.**

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, February 25th, 1919, 1:30 o'clock, p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

There being none to be considered the House then passed to the second order of business, being bills for third reading.

**Am. H. B. No. 199** — Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 80, nays 9, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Harter,	Myers,
Atkinson,	Davis,	Hastings,	Pearson,
Baker,	Dodge,	Hatch,	Reynolds, Jas. A.,
Barnes,	Donahay,	Helfrich,	Robins,
Beaty,	Drury,	Hinchey,	Robinson,
Beetham,	Dunn,	Hoover,	Russell,
Benner,	Emery,	Johnston,	Schelhorn,
Billingslea,	Entemann,	Jones, of Hamilton,	Shy,
Bing,	Evans,	Kay,	Silver,
Blauser,	Faris,	Kreider,	Smith,
Brach,	Federmman,	Lawyer,	Spidel,
Brannon,	Foster,	Lentz,	Talley,
Bryson,	Fouts,	Lonz,	Taylor,
Burns,	Freeman,	Luchsinger,	Thompson,
Cable,	Gordon, of Brown,	McCoy,	Waterston,
Carpenter,	Gordon, of Logan,	McKay,	Weaver,
Carson,	Graham,	Madden,	Wenner,
Clark,	of Muskingum,	Miller, of Fulton,	Wiest,
Cochrun,	Green,	Moyer,	Wildermuth,
Comings,	Griswold,	Mulcahy,	Wise—80.
Cookston,			

Those voting in the negative are: Messrs.

Gorrell,	Hopple,	Lustig,	Matthews,
Greve,	Kilbane,	McFarland,	Morris—9.
Hooley,			

The bill was passed.

The title was agreed to.

**Sub. H. B. No. 111** — Mr. Banker, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 100, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hastings,	Pugh,
Atkinson,	Denune,	Hatch,	Reynolds, Jas. A.,
Baker,	Dildine,	Helfrich,	Robins,
Banker,	Dodge,	Hinchey,	Robinson,
Barnes,	Donahay,	Hooley,	Russell,
Beaty,	Drury,	Hoover,	Schelhorn,
Beetham,	Dunn,	Huber,	Scott,
Benner,	Emery,	Johnston,	Shy,
Billingslea,	Entemann,	Jones, of Trumbull,	Silver,
Bing,	Evans,	Kay,	Smith,
Bishop,	Faris,	Kilbane,	Spidel,
Blauser,	Federmman,	Kreider,	Stokes,
Bliss,	Foster,	Lentz,	Stump,
Brach,	Fouts,	Lonz,	Swedersky,
Brown,	Freeman,	Luchsinger,	Talley,
Bryson,	Gardner,	McCoy,	Taylor,
Burns,	Gordon, of Brown,	McFarland,	Thompson,
Cable,	Gordon, of Logan,	McKay,	Walsh,
Carson,	Gorrell,	Madden,	Waterston,
Clark,	Graham,	Miller, of Fulton,	Wenner,
Cochrun,	of Licking,	Miller, of Stark,	Wiest,
Comings,	Graham,	Moyer,	Wildermuth,
Cookston,	of Muskingum,	Mulcahy,	Winter,
Copeland,	Green,	Myers,	Wise,
Cowan,	Halstead,	Pearson,	York—100.
Crabbe,	Harter,		

So the bill passed.

The title was agreed to.

**H. B. No. 35** — Mr. Halstead, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 104, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hastings,	Mulcahy,
Atkinson,	Denune,	Hatch,	Myers,
Baker,	Dildine,	Helfrich,	Pearson,
Banker,	Dodge,	Hinchey,	Pugh,
Barnes,	Donahay,	Hooley,	Reynolds, Jas. A.,
Beaty,	Drury,	Hoover,	Robins,
Beetham,	Dunn,	Hopple,	Robinson,
Benner,	Emery,	Huber,	Russell,
Billingslea,	Entemann,	Johnston,	Schelhorn,
Bing,	Evans,	Jones, of Trumbull,	Scott,
Bishop,	Faris,	Kay,	Shy,
Blauser,	Federmman,	Kilbane,	Silver,
Eliss,	Foster,	Kreider,	Spidel,
Brach,	Fouts,	Lentz,	Stokes,
Brannon,	Freeman,	Lonz,	Stump,
Brown,	Gardner,	Luchsinger,	Swedersky,
Bryson,	Gordon, of Brown,	Lytle,	Talley,
Burns,	Gordon, of Logan,	McCoy,	Taylor,
Cable,	Gorrell,	McFarland,	Walsh,
Carson,	Graham,	McKay,	Waterston,
Chester,	of Licking,	Madden,	Wenner,
Clark,	Graham,	Matthews,	Wiest,
Cochrun,	of Muskingum,	Miller, of Fulton,	Wildermuth,
Comings,	Green,	Miller, of Stark,	Winter,
Cookston,	Greve,	Morris,	Wise,
Copeland,	Halstead,	Moyer,	York—104.
Crabbe,	Harter,		

The bill passed.

The title was agreed to.

**Am. H. B. No. 130** — Mr. Robins, was taken up and read the third time.

On motion of Mr. Robins said bill was informally passed and ordered placed at the foot of the calendar.

**Am. H. J. R. No. 22** — Mr. Robinson, was taken up.

On motion of Mr. Robinson said joint resolution was informally passed and retained its place on the calendar.

**H. B. No. 29** — Mr. Miller, of Stark, was taken up and read the third time.

On motion of Mr. Miller, of Stark, said bill was informally passed and retained its place on the calendar.

**Am. H. B. No. 98** — Mr. Graham, of Licking, was taken up and read the third time.

Mr. Greve moved that said bill be recommitted to the committee on Codes, Courts and Procedure.

The motion was agreed to.

**H. B. No. 229** — Mr. Graham, of Muskingum, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. McCoy moved to amend as follows:

In line 21 after the word "money" insert the following: "not exceeding the limitations hereinbefore mentioned."

In line 23 after the word "required," strike out the comma and

insert a period and strike out the remainder of the words in lines 23, 24 and 25.

Upon which the yeas and nays were demanded, taken, and resulted — yeas 14, nays 75, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Kreider,	Moyer,
Barnes,	Emery,	Lustig,	Talley,
Carpenter,	Gordon, of Brown,	McCoy,	Weaver — 14.
Carson,	Gorrell,		

Those voting in the negative are: Messrs.

Atkinson,	Crabbe,	Helfrich,	Myers,
Baker,	Delehanty,	Hinchey,	Pearson,
Beaty,	Denune,	Hooley,	Pugh,
Benner,	Dodge,	Hoover,	Reynolds, Jas. A.,
Besaw,	Donahay,	Hopple,	Robins,
Billingslea,	Entemann,	Hughes,	Russell,
Bing,	Evans,	Johnston,	Schelhorn,
Bishop,	Federmman,	Jones, of Hamilton,	Scott,
Bliss,	Foster,	Jones, of Trumbull,	Shy,
Bond,	Fouts,	Kay,	Silver,
Brach,	Freeman,	Kilbane,	Smith,
Brown,	Gardner,	Lawyer,	Spidel,
Bryson,	Gordon, of Logan,	Lentz,	Swedersky,
Burns,	Graham,	Luchsinger,	Thompson,
Chester,	of Muskingum,	Lytle,	Walsh,
Cochrun,	Green,	Madden,	Wildermuth,
Comings,	Griswold,	Miller, of Fulton,	Winter,
Copeland,	Harter,	Morris,	Wise,
Cowan,	Hatch,	Mulcahy,	York—75.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Lustig demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 72, nays 27, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Crabbe,	Green,	Madden,
Barnes,	Denune,	Greve,	Matthews,
Beaty,	Donahay,	Griswold,	Miller, of Fulton,
Benner,	Dunn,	Harter,	Miller, of Stark,
Bing,	Dunspaugh,	Helfrich,	Moyer,
Bishop,	Emery,	Hinchey,	Mulcahy,
Bliss,	Entemann,	Hoover,	Myers,
Bond,	Evans,	Hughes,	Pugh,
Brach,	Faris,	Johnston,	Russell,
Brannon,	Federmman,	Jones, of Trumbull,	Scott,
Brown,	Fouts,	Kay,	Shy,
Bryson,	Freeman,	Lawyer,	Silver,
Cable,	Gardner,	Lentz,	Smith,
Chester,	Gordon, of Brown,	Lonz,	Spidel,
Cochrun,	Gordon, of Logan,	Luchsinger,	Talley,
Comings,	Graham,	Lustig,	Thompson,
Cookston,	of Licking,	Lytle,	Walsh,
Copeland,	Graham,	McKay,	Winter—72.
Cowan,	of Muskingum,		



Those voting in the negative are: Messrs.

Alban,	Dildine,	Hatch,	Pearson,
Beetham,	Dodge,	Hoolley,	Robinson,
Besaw,	Drury,	Huber,	Stokes,
Blauser,	Foster,	Kilbane,	Waterston,
Burns,	Gorrell,	Kreider,	Weaver,
Carpenter,	Halstead,	McCoy,	York—27.
Carson,	Hastings,	Morris,	

The bill passed.

The title was agreed to.

**Am. H. B. No. 196** — Mr. Faris, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 100, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Halstead,	Moyer,
Atkinson,	Delehanty,	Harter,	Mulcahy,
Baker,	Denune,	Hatch,	Myers,
Banker,	Dildine,	Helfrich,	Pearson,
Barnes,	Dodge,	Hooley,	Pugh,
Beaty,	Donahay,	Hoover,	Robins,
Besaw,	Drury,	Hopple,	Robinson,
Billingslea,	Dunn,	Hughes,	Russell,
Bing,	Dunspaugh,	Johnston,	Schelhorn,
Bishop,	Entemann,	Jones, of Hamilton,	Scott,
Blauser,	Evans,	Jones, of Trumbull,	Shy,
Bond,	Faris,	Kay,	Silver,
Brach,	Federman,	Kilbane,	Smith,
Brannon,	Foster,	King,	Spidel,
Brown,	Fouts,	Lawyer,	Stokes,
Bryson,	Freeman,	Lentz,	Swedersky,
Burns,	Gardner,	Lonz,	Talley,
Cable,	Gordon, of Brown,	Luchsinger,	Taylor,
Carpenter,	Gordon, of Logan,	Lytle,	Thompson,
Carson,	Gorrell,	McCoy,	Walsh,
Chester,	Graham,	McKay,	Weaver,
Cochrun,	of Licking,	Matthews,	Wiest,
Comings,	Graham,	Miller, of Fulton,	Winter,
Cookston,	of Muskingum,	Miller, of Stark,	Wise,
Copeland,	Green,	Morris,	York—100.
Cowan,	Greve,		

So the bill passed.

The title was agreed to.

**Am. H. B. No. 48** — Mr. Gorrell, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 101, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Blauser,	Chester,	Dodge,
Atkinson,	Bond,	Clark,	Donahay,
Baker,	Brach,	Cochrun,	Drury,
Banker,	Brannon,	Comings,	Dunn,
Barnes,	Brown,	Cookston,	Dunspaugh,
Beaty,	Bryson,	Copeland,	Emery,
Beetham,	Burns,	Crabbe,	Entemann,
Besaw,	Cable,	Davis,	Evans,
Billingslea,	Carpenter,	Delehanty,	Federman,
Bing,	Carson,	Dildine,	Foster,

Those voting in the affirmative are: Messrs. — Concluded.

Fouts,	Hooley,	Matthews,	Shy,
Gardner,	Hoover,	Miller, of Fulton,	Silver,
Gordon, of Brown,	Johnston,	Miller, of Stark,	Smith,
Gordon, of Logan,	Jones, of Hamilton,	Morris,	Spidel,
Gorrell,	Jones, of Trumbull,	Moyer,	Stokes,
Graham,	Kay,	Mulcahy,	Stump,
of Licking,	Kilbane,	Myers,	Swedersky,
Graham,	Kreider,	Pearson,	Talley,
of Muskingum,	Lawyer,	Pugh,	Taylor,
Green,	Lentz,	Reynolds, Jas. A.,	Thompson,
Greve,	Luchsinger,	Reynolds, Tom,	Walsh,
Halstead,	Lytle,	Robins,	Waterston,
Harter,	McCoy,	Robinson,	Weaver,
Hastings,	McFarland,	Russell,	Wiest,
Hatch,	McKay,	Schelhorn,	Winter—101.
Hinchey,	Madden,	Scott,	

So the bill passed.

The title was agreed to.

**H. B. No. 3** — Mr. Gorrell, was taken up and read the third time.

Mr. Miller, of Stark, moved to amend as follows:

In line 2, after the number "6253" insert a comma and the following: "11683 and 11684" change "section" to "sections".

In line 2, strike out the word "is" and insert in lieu thereof the word "are".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 100, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Griswold,	Mulcahy,
Atkinson,	Davis,	Halstead,	Myers,
Baker,	Delehanty,	Harter,	Pugh,
Banker,	Dildine,	Hatch,	Reynolds, Jas. A.,
Barnes,	Dodge,	Hinchey,	Robins,
Beaty,	Donahay,	Hooley,	Robinson,
Beetham,	Drury,	Hopple,	Russell,
Benner,	Dunn,	Hughes,	Schelhorn,
Besaw,	Dunspaugh,	Johnston,	Scott,
Billingslea,	Emery,	Jones, of Hamilton,	Shy,
Bing,	Evans,	Jones, of Trumbull,	Silver,
Bishop,	Faris,	Kay,	Smith,
Blauser,	Federman,	Kreider,	Spidel,
Bond,	Foster,	Lawyer,	Stokes,
Brannon,	Fouts,	Lentz,	Stump,
Brown,	Freeman,	Lonz,	Talley,
Bryson,	Gardner,	Luchsinger,	Taylor,
Burns,	Gordon, of Brown,	Lytle,	Thompson,
Cable,	Gordon, of Logan,	McFarland,	Walsh,
Carpenter,	Gorrell,	McKay,	Waterston,
Carson,	Graham,	Matthews,	Weaver,
Chester,	of Licking,	Miller, of Fulton,	Wiest,
Cochrun,	Graham,	Miller, of Stark,	Winter,
Comings,	of Muskingum,	Morris,	Wise,
Cookston,	Green,	Moyer,	York—100.
Copeland,	Greve,		

The bill passed.

Mr. Miller, of Stark, moved to amend the title as follows:

Change "section" to "sections" and insert the comma and "11683 and 11684" after "6253".

The motion was agreed to and the title was so amended.

On motion of Mr. Miller, of Stark, **H. B. No. 49** — Mr. Gorrell, was indefinitely postponed.

**H. B. No. 50** — Mr. Gorrell, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 104, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Hastings,	Mulcahy,
Atkinson,	Dildine,	Hatch,	Myers,
Baker,	Dodge,	Helfrich,	Pearson,
Banker,	Donahay,	Hinchey,	Pugh,
Barnes,	Drury,	Hooley,	Reynolds, Jas. A.,
Beaty,	Dunn,	Hoover,	Robins,
Beetham,	Dunspaugh,	Hopple,	Robinson,
Benner,	Emery,	Hughes,	Russell,
Besaw,	Entemann,	Johnston,	Schelhorn,
Billingslea,	Evans,	Jones, of Hamilton,	Scott,
Bing,	Federman,	Jones, of Trumbull,	Shy,
Blauser,	Foster,	Kay,	Silver,
Bond,	Fouts,	Kreider,	Spidel,
Brannon,	Freeman,	Lentz,	Stokes,
Brown,	Gardner,	Lonz,	Stump,
Bryson,	Gordon, of Brown,	Luchsinger,	Swedersky,
Burns,	Gordon, of Logan,	Lytle,	Talley,
Cable,	Gorrell,	McCoy,	Taylor,
Carpenter,	Graham,	McFarland,	Thompson,
Carson,	of Licking,	McKay,	Waterston,
Chester,	Graham,	Madden,	Weaver,
Cochrun,	of Muskingum,	Matthews,	Wiest,
Comings,	Green,	Miller, of Fulton,	Wildermuth,
Cookston,	Greve,	Miller, of Stark,	Winter,
Copeland,	Griswold,	Morris,	Wise,
Crabbe,	Halstead,	Moyer,	York—104.
Davis,	Harter,		

The bill passed.

The title was agreed to.

**Am. H. B. No. 90** — Mr. Gorrell, was taken up and read the third time.

Mr. Morris moved to amend as follows:

In line 16 after the word "required" insert a semicolon and after the asterisks insert "provided, however, such report shall be published only in the English language".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 104, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Billingslea,	Burns,	Copeland,
Atkinson,	Bing,	Cable,	Crabbe,
Baker,	Bishop,	Carpenter,	Davis,
Barnes,	Blauser,	Carson,	Delehanty,
Beaty,	Bond,	Chester,	Denune,
Beetham,	Brach,	Cochrun,	Dildine,
Benner,	Brown,	Comings,	Dodge,
Besaw,	Bryson,	Cookston,	Donahay,



Those voting in the affirmative are: Messrs. — Concluded.

Drury,	Greve,	McCoy,	Shy,
Dunn,	Griswold,	McFarland,	Silver,
Dunspaugh,	Halstead,	McKay,	Smith,
Emery,	Harter,	Matthews,	Spidel,
Evans,	Hastings,	Miller, of Fulton,	Stokes,
Faris,	Hatch,	Miller, of Stark,	Stump,
Federman,	Hinchey,	Morris,	Swedersky,
Foster,	Hooley,	Moyer,	Talley,
Fouts,	Hoover,	Mulcahy,	Thompson,
Freeman,	Huber,	Myers,	Walsh,
Gardner,	Hughes,	Pearson,	Waterston,
Gordon, of Brown,	Johnston,	Pugh,	Weaver,
Gordon, of Logan,	Jones, of Trumbull,	Reynolds, Jas. A.,	Wenner,
Gorrell,	Kay,	Robins,	Wiest,
Graham,	King,	Robinson,	Wildermuth,
of Licking,	Kreider,	Russell,	Winter,
Graham,	Lentz,	Schelhorn,	Wise,
of Muskingum,	Lonz,	Scott,	York—104.
Green,	Lytle,		

The bill passed.

The title was agreed to.

**Am. H. B. No. 132** — Mr. Wise, was taken up and read the third time.

On motion of Mr. Wise said bill was informally passed and retained its place on the calendar.

**Am. S. B. No. 36** — Mr. White, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 81, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Halstead,	Mulcahy,
Banker,	Dodge,	Harter,	Pearson,
Barnes,	Donahay,	Hastings,	Pugh,
Beaty,	Dunn,	Hatch,	Russell,
Beetham,	Dunspaugh,	Hinchey,	Schelhorn,
Besaw,	Entemann,	Hooley,	Scott,
Billingslea,	Evans,	Hoover,	Shy,
Bing,	Faris,	Johnston,	Silver,
Bishop,	Federman,	Kay,	Spidel,
Blauser,	Foster,	Kreider,	Stokes,
Bond,	Fouts,	Lonz,	Stump,
Brannon,	Freeman,	Luchsinger,	Swedersky,
Brown,	Gardner,	McCoy,	Talley,
Bryson,	Gordon, of Brown,	McFarland,	Taylor,
Burns,	Gordon, of Logan,	McKay,	Walsh,
Cable,	Gorrell,	Madden,	Waterston,
Carson,	Graham,	Miller, of Fulton,	Weaver,
Chester,	of Muskingum,	Miller, of Stark,	Wenner,
Comings,	Green,	Morris,	Winter,
Cookston,	Greve,	Moyer,	Wise,
Crabbe,	Griswold,		

Mr. Matthews voted in the negative.

The bill passed.

The title was agreed to.

By unanimous consent Mr. Beaty submitted the following report:  
The standing committee on Judiciary, to which was referred

**H. B. No. 139** — Mr. Beaty, having had the same under consideration, reports it back without recommendation.

DAVID H. SCOTT,  
WM. L. HUGHES,  
H. H. GRISWOLD,  
CHARLES H. FOUTS,  
D. ALLEN BOND,  
J. S. MILLER,

J. S. BACKOWSKI,  
GEO. S. MYERS,  
K. E. HOOVER,  
A. LEE BEATY,  
MILTON CLARK.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Beetham the House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**H. B. No. 286** — Mr. McCoy.

To the committee on Public Highways.

**H. B. No. 287** — Mr. Wenner.

To the committee on Public Health.

**H. B. No. 288** — Mr. Bond.

To the committee on Judiciary.

**H. B. No. 289** — Mr. Gordon, of Brown.

To the committee on Public Highways.

**H. B. No. 290** — Mr. Moyer.

To the committee on Cities.

**H. B. No. 291** — Mr. Thompson.

To the committee on Appropriations and Finance.

**H. B. No. 292** — Mr. Pugh.

To the committee on Codes, Courts and Procedure.

**H. B. No. 293** — Mr. Crabbe.

To the committee on Appropriations and Finance.

**H. B. No. 294** — Mr. Crabbe.

To the committee on Codes, Courts and Procedure.

**H. B. No. 295** — Mr. Fouts.

To the committee on Codes, Courts and Procedure.

**H. B. No. 296** — Mr. Lonz.

To the committee on County Affairs.

**H. B. No. 297** — Mr. Lonz.

To the committee on Codes, Courts and Procedure.

**H. B. No. 298** — Mr. Johnston.

To the committee on Common Schools.

**H. B. No. 299** — Mr. Jones, of Trumbull.

To the committee on Judiciary.

**H. B. No. 300** — Mr. Jones, of Trumbull.

To the committee on County Affairs.

**H. B. No. 301** — Mr. Jones, of Trumbull.

To the committee on Common Schools.

**H. B. No. 302** — Mr. Drury.

To the committee on Public Highways.

**H. B. No. 303** — Mr. Dunn.

To the committee on Common Schools.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 27** — Mr. Agnew.

Relative to authorizing the printing of additional copies of S. J. R.

24.

Attest:

W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 15** — Mr. Kryder.

To amend sections 1352, 6259 and 6262, to add supplementary section 1236-6 and to repeal sections 6257 and 6258 of the General Code relative to classification and inspection of hospitals.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 55** — Mr. Thompson.

To prescribe a rule of evidence, relating to corporations not organized under the laws of this state.

With the following amendments in which the concurrence of the House is requested.

By inserting in the first line immediately before the word "be", the word "shall". And by striking out of the third line the words "that the" and inserting instead thereof the word "such".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 28** — Mr. Wise.



Making appropriations in full settlement for damage resulting from destruction of tubercular cattle and glandered horses by order of the state board of agriculture; and asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the President of the Senate has appointed as managers on the committee of Conference on part of the Senate Messrs. Ake, Archer and Agnew on **Am. H. B. No. 30**—Mr. Miller, of Stark.

Attest:

W. E. HALLEY,  
Clerk.

On motion of Mr. Beetham the House then reverted to the fourth order of business, being reports of standing committees.

Mr. Federman submitted the following report:

The standing committee on Cities to which was referred **H. B. No. 178**—Mr. Federman, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 after the word "between" strike out the words "Oct. 1, 1912" and insert in lieu thereof the following "March 31st, 1919."

HARRY L. FEDERMAN,  
DOW W. HARTER,  
H. B. MADDEN,  
HARRY MOYER,  
W. E. WENNER,  
TOM REYNOLDS,

CHAS. S. KAY,  
SYLVESTER SPIDEL,  
ARTHUR E. JONES,  
P. M. BANKER,  
E. L. DONAHAY.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bryson submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 238**—Mr. Silver, having had the same under consideration, reports its back and recommends its passage.

W. B. BRYSON,  
F. L. WATERSTON,  
HARRY D. SILVER,  
R. B. CARSON,  
CHARLES M. GORDON,

JOHN H. CHESTER,  
H. H. GRISWOLD,  
E. E. DENUNE,  
JAMES A. GREEN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Graham, of Muskingum, requested the use of the Hall of the House of Representatives for a public hearing on **H. B. No. 200**—Mr. Graham, of Muskingum, for Wednesday, March 5th, 1919, at 9 o'clock a. m.

The request was granted.

Mr. Lonz moved that the committee on Appropriations and Finance, to which was referred **H. R. No. 22** — Mr. Lonz, relative to purchasing chair pads for the members of the House of Representatives, under date of January 22nd, 1919, be requested to report as to what disposition has been made of said resolution.

The motion was agreed to.

Mr. C. E. Adams, the commander-in-chief of the Grand Army of the Republic, was introduced to the House and addressed the members.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 304** — Mr. Weaver.

To amend section 1352-1 of the General Code, relative to the supervision of fraternal homes.

**H. B. No. 305** — Mr. Chester.

To amend sections 3128, 3130, 3131, 3132, 3133, 3134, 3135, 3136 and 3137 of the General Code, relating to the erection and maintenance of county hospitals.

**H. B. No. 306** — Mr. Madden (by request).

To provide for the relief of William Hopper.

By unanimous consent Mr. Crabbe offered the following resolution:

**H. J. H. No. 28** — Mr. Crabbe.

Relative to the displaying of flags on State Capitol upon the return of troops.

WHEREAS, The state and nation are greatly indebted to the colored soldiers for the part which they have played in every war in which the United States has been engaged; and

WHEREAS, The famous Three Hundred and Seventy-second Infantry was composed in part of the "fighting Ninth Battalion" of Ohio; and

WHEREAS, This now famous regiment played an important part in the Champaign offensive and fought valiantly at Argonne and Verdun; and

WHEREAS, The heroic daring of the colored troops of Ohio contributed very largely to the fame of this regiment and caused the French commander to decorate the colors of this regiment with the Croix de Guerre and Palm for its distinguished services in the Champaign offensive; and

WHEREAS, The fine qualities of bravery and daring of these colored troops of Ohio enabled them always to advance, take numerous prisoners, capture cannon, machine guns and important war material; and

WHEREAS, On the 23rd day of February, 1919, about nine hundred of these colored heroes of the Ninth Battalion marched down the streets of the capital city of Ohio, and stopping at the capitol building they discovered that no flags were on display in honor of them, and the cause for which they fought.

*Be it now resolved by the General Assembly of Ohio, That we regret the fact that the flags were not displayed on this occasion and we hereby request and urge the governor of Ohio to direct the adjutant general hereafter to properly display the flags on the capitol building on all similar occasions, regardless of the race, creed or color of the returning troops.*

The resolution was laid over under the rule.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 307** — Mr. Griswold.

To authorize the incorporation of co-operative agricultural associations and to define the powers thereof.

**H. B. No. 308** — Mr. Walsh.

To prohibit ticket scalping.

**H. B. No. 309** — Mr. Billingslea.

To authorize the board of education of Madison township school district to pay Mary Williamson the sum of four hundred and thirteen dollars.

**H. B. No. 310** — Mr. Blauser.

To amend section 3618-1 of the General Code, relating to the power of municipal corporations owning municipal gas plant or system of gas distribution to purchase gas without advertisement or competitive bidding.

**H. B. No. 311** — Mr. Bing.

To amend sections 1302, 1303 and 1303-1 of the General Code, relating to the requirements for examination as a pharmacist or assistant pharmacist.

**H. B. No. 312** — Mr. Barnes.

To further supplement section 273 of the General Code, by the enactment of sections 273-5, 273-6, 273-7, 273-8, 273-9, 273-10 and 273-11 of the General Code to provide for engineer examiners on state road work.

By unanimous consent, Mr. Cookston offered the following resolution.

**H. J. R. No. 29** — Mr. Cookston.

Memorializing secretary of war and congress to provide war trucks to counties whose commissioners make application.

WHEREAS, The federal government has purchased for war purposes many thousands of motor trucks which are no longer necessary and must be disposed of in some manner; and

WHEREAS, The counties of the various states of the Union will need many thousands of trucks to carry out the vast good roads program which has been recognized and approved by the United States government; and

WHEREAS, If these trucks are sold to private persons for speculation, many of them will be purchased by the county authorities of the different states for road purposes at a handsome profit to the middlemen which is unnecessary and which the counties are in no position to pay; therefore

*Be it resolved by the General Assembly of the State of Ohio:*

SECTION 1. That the congress of the United States is hereby petitioned and requested to make provision for the distribution of all army trucks which are no longer necessary for federal purposes, to the counties of the various states at a nominal cost, when application therefor has been made to the secretary of war, by the county commissioners or other proper authorities of such counties.

*Be it further resolved,* That copies of this resolution be forwarded



by the secretary of state to the presiding officers of both branches of congress, the secretary of war and to the members of congress from Ohio.

The resolution was laid over under the rule.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Scott presented the petitions of the Cincinnati Union Stock Yards Co.; of the Moores-Coney Co.; of the Champion Tool Works Co.; of the Webb-Biddle Co.; of the Home Life Insurance Co.; of The General Iron Works Co.; of the Hazel-Atlas Glass Co., and one hundred other citizens of Hamilton county, requesting the passage of the state police bill; which were referred to the committee on Military Affairs.

Mr. Scott presented the petition of Isaac W. Thrasher and twenty-three other citizens of Hamilton county, relative to the needs of the Ohio Soldiers' and Sailors' Orphans' Home; which was referred to the committee on Soldiers' and Sailors' Orphans' Home.

Mr. Scott presented the petition of W. P. Kirk and three hundred eighteen other citizens of Hamilton county, of J. P. Zimmerman, Jr., and three hundred twenty-nine other citizens of Hamilton county; requesting the passage of the state police bill; which were referred to the committee on Military Affairs.

Mr. Graham, of Muskingum, presented the petitions of the Reverend J. W. H. Brown; of the Reverend John Coleman; of the members of the United Presbyterian church; all of New Concord, Ohio, protesting against the passage of the moving picture bill; which were referred to the committee on State and Economic Betterment.

Mr. Helfrich presented the petition of Henry Dapper and sixty other citizens of Crawford county, relative to the destruction of Canada thistles; which was referred to the committee on Agriculture.

Mr. Bryson presented the petitions of R. J. Corry; of J. W. Loe and Morton R. Grinnell and ninety other citizens of Greene county, requesting the passage of H. B. No. 72—Mr. Cable; which were referred to the committee on Common Schools.

Mr. Bryson presented the petition of Horace Anderson, T. C. Wolford and four hundred other citizens of Greene county, asking for the passage of H. B. No. 72—Mr. Cable; which was referred to the committee on Common Schools.

Mr. Scott presented the petitions of John Doyle & Son; of Guntrum & Myers; of Chas. F. Runck & Co.; of F. H. Vorjohan; of Frank Ritchie; of W. S. Hukill, Jr.; of Gray, Dolle & Latta; of Frederick Rauh & Co.; of Charles G. Law and other citizens of Hamilton county, protesting against the passage of H. B. No. 88—Mr. Blausser; which were referred to the committee on Insurance.

Mr. Hinchey presented the petition of Howard M. Clapp and seventy-two other citizens of Seneca county, opposing the passage of the constabulary law; which was referred to the committee on Military Affairs.

Mr. Helfrich presented the petition of George Beach and five other citizens of Galion, Crawford county, urging the passage of H. B. No. 88—Mr. Blausser; which was referred to the committee on Insurance.

Mr. Shy presented the petition of George L. Wickline and sixty-two other citizens of Pike county, urging the passage of H. B. No. 88—Mr. Blausser; which was referred to the committee on Insurance.

Mr. McCoy presented the petition of Mr. James N. Nixon and sixty-two other citizens of Adams county, urging the passage of H. B. No. 88 — Mr. Blauser; which was referred to the committee on Insurance.

**5:00 o'clock p. m.**

On motion of Mr. Federman, the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Wednesday, February 26, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Lustig arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 48** — Mr. Gorrell. His name being called, Mr. Lustig voted "aye".

Mr. Lustig arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 3** — Mr. Gorrell. His name being called, Mr. Lustig voted "aye".

Mr. Lustig arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 50** — Mr. Gorrell. His name being called, Mr. Lustig voted "aye".

Mr. Lustig arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 90** — Mr. Gorrell. His name being called, Mr. Lustig voted "aye".

Mr. Bliss arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 48** — Mr. Gorrell. His name being called, Mr. Bliss voted "aye".

Mr. Bliss arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 3** — Mr. Gorrell. His name being called, Mr. Bliss voted "aye".

Mr. Bliss arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 50** — Mr. Gorrell. His name being called, Mr. Bliss voted "aye".

Mr. Bliss arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 90** — Mr. Gorrell. His name being called, Mr. Bliss voted "aye".

Mr. Kreider arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 196** — Mr. Faris. His name being called, Mr. Kreider voted "aye".

Mr. Beetham moved that the request of the Senate for a committee of Conference on **H. B. No. 28** — Mr. Wise, be acceded to.

The motion was agreed to.

The Speaker appointed as managers on part of the House as the committee of Conference on matters of difference between the two houses on **H. B. No. 28** — Mr. Wise, Messrs. Wise, King and Blauser.

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

**Am. H. B. No. 55** — Mr. Thompson, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas none, nays 103, as follows:

Those voting in the negative are: Messrs.

Alban,	Cowan,	Halstead,	Myers,
Atkinson,	Crabbe,	Hastings,	Pearson,
Backowski,	Crosser,	Hatch,	Pugh,
Baker,	Davis,	Helfrich,	Robins,
Barnes,	Delehanty,	Hinchey,	Robinson,
Beaty,	Denune,	Hooley,	Russell,
Beetham,	Dildine,	Hoover,	Schelhorn,
Benner,	Dodge,	Hopple,	Scott,
Billingslea,	Donahay,	Huber,	Shy,
Bing,	Drury,	Johnston,	Silver,
Bishop,	Dunspaugh,	Jones, of Hamilton,	Smith,
Blauser,	Emery,	Jones, of Trumbull,	Spidel,
Bliss,	Entemann,	Kay,	Stokes,
Bond,	Evans,	Kilbane,	Stump,
Brach,	Faris,	Kreider,	Swedersky,
Brannon,	Federman,	Lawyer,	Talley,
Bryson,	Foster,	Lentz,	Taylor,
Burns,	Fouts,	Lonz,	Thompson,
Cable,	Freeman,	Luchsinger,	Walsh,
Carpenter,	Gordon, of Logan,	McCoy,	Waterston,
Carson,	Gorrell,	McKay,	Weaver,
Clark,	Graham,	Madden,	Wenner,
Cochrun,	of Muskingum,	Matthews,	Wiest,
Comings,	Green,	Miller, of Fulton,	Wildermuth,
Cookston,	Greve,	Moyer,	Winter,
Copeland,	Griswold,	Mulcahy,	York—103.

The Senate amendments were not concurred in.

The House then passed to the second order of business, being bills for third reading.

**2:00 o'clock p. m.**

Attention of the House was called to the special order for this hour, being consideration of **H. B. No. 276** — Mr. Federman.

The question being, "Shall the bill pass?"

Mr. King moved to amend as follows:

In line 13 strike out "anything in."

In line 24 insert after "F" the figure "9".

In line 31 strike out "75000" and insert in lieu thereof "155,000.00".

In line 36 strike out "623,000" and insert in lieu thereof "703,000.00".

In line 53 strike out "781,000.00" and insert in lieu thereof "861,000.00".

In line 63 transfer "50,000.00" from the column designated "Items" to the column designated "Appropriations".

After line 75 insert "Adding line".

In line 126 strike out "1,500.00" and insert in lieu thereof "2,000.00".

In lines 102 and 103 strike out "Workmen's Compensation" and insert in lieu thereof "State Insurance".

In line 165 transfer "500.00" from column designated "Appropriations" to column designated "Items."

In line 218 before "5" insert quotation mark.



In line 219 change comma to dash and change "42,000.00" to "142,000.00" and after 142,000.00 place quotation marks.

Strike out line 220 except 50,000.00 and insert in lieu thereof the word "and" "6 cottages — 350 patients 108,000.00".

In line 224 change small "n" to a capital N.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 209 strike out the word "printing" and insert the words "publication of".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 108, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Halstead,	Miller, of Fulton,
Atkinson,	Crabbe,	Harter,	Miller, of Stark,
Backowski,	Crosser,	Hastings,	Morris,
Baker,	Davis,	Hatch,	Moyer,
Banker,	Delehanty,	Helfrich,	Mulcahy,
Barnes,	Dildine,	Hinchey,	Myers,
Beaty,	Dodge,	Hoover,	Pearson,
Beetham,	Donahay,	Hopple,	Pugh,
Benner,	Drury,	Huber,	Robins,
Besaw,	Dunspaugh,	Hughes,	Robinson,
Bing,	Emery,	Johnston,	Scott,
Bishop,	Entemann,	Jones, of Hamilton,	Shy,
Blauser,	Evans,	Jones, of Trumbull,	Silver,
Bliss,	Faris,	Kay,	Spidel,
Bond,	Federman,	Kilbane,	Stump,
Brach,	Foster,	King,	Swedersky,
Brannon,	Fouts,	Kreider,	Talley,
Bryson,	Freeman,	Lawyer,	Taylor,
Burns,	Gardner,	Lentz,	Thompson,
Cable,	Gordon, of Brown,	Lonz,	Walsh,
Carpenter,	Gordon, of Logan,	Luchsinger,	Waterston,
Carson,	Gorrell,	Lustig,	Weaver,
Chester,	Graham,	Lytle,	Wenner,
Clark,	of Licking,	McCoy,	Wildermuth,
Cochrun,	Graham,	McFarland,	Winter,
Comings,	of Muskingum,	McKay,	Wise,
Cookston,	Green,	Madden,	York—108.
Copeland,	Griswold,		

So the bill passed.

The title was agreed to.

**Am. H. J. R. No. 22**— Mr. Robinson, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 63, nays 48, as follows:

Those voting in the affirmative are: Merris.

Alban,	Bing,	Clark,	Donahay,
Banker,	Blauser,	Cochrun,	Drury,
Barnes,	Bryson,	Comings,	Emery,
Beaty,	Burns,	Cookston,	Federman,
Beetham,	Cable,	Copeland,	Foster,
Benner,	Carson,	Crabbe,	Freeman,
Besaw,	Chester,	Crosser,	Gardner,

Those voting in the affirmative are: Messrs. — Concluded.

Gordon, of Logan,	Hatch,	McFarland,	Russell,
Gorrell,	Hooley,	McKay,	Scott,
Graham,	Hughes,	Matthews,	Silver,
of Licking,	Johnston,	Miller, of Fulton,	Spidel,
Graham,	Jones, of Hamilton,	Miller, of Stark,	Talley,
of Muskingum,	Jones, of Trumbull,	Morris,	Taylor,
Green,	Kay,	Mulcahy,	Waterston,
Griswold,	King,	Robins,	Weaver,
Halstead,	Luchsinger,	Robinson,	Wenner,
			Wise—63.

Those voting in the negative are: Messrs.

Atkinson,	Denune,	Hopple,	Myers,
Backowski,	Dildine,	Huber,	Pugh,
Baker,	Dodge,	Kilbane,	Schelhorn,
Billingslea,	Entemann,	Kreider,	Shy,
Bishop,	Evans,	Lawyer,	Smith,
Bliss,	Gordon, of Brown,	Lentz,	Stump,
Bond,	Greve,	Lonz,	Swedersky,
Brach,	Harter,	Lustig,	Thompson,
Brannon,	Hastings,	Lytle,	Walsh,
Carpenter,	Helfrich,	McCoy,	Wiest,
Davis,	Hinchey,	Madden,	Wildermuth,
Delehanty,	Hoover,	Moyer,	York—48.

The resolution not having received a constitutional majority was lost.

**H. B. No. 29** — Mr. Miller, of Stark, having formerly been read the third time was taken up.

The question being, "Shall the bill pass?"

Mr. Miller, of Stark, moved to amend as follows:

In line 8 after the word "telegraph" insert the word "line" and after the word "telephone" insert the word "toll". Make the same insertions in lines 29, 35 and 40.

The motion was agreed to and the bill so amended.

The question recurring, "Shall the bill pass?"

Mr. Beaty demanded the previous question, which was duly seconded. The question being, "Shall the debate now close."

The motion was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 82, nays 20, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Fouts,	Hooley,
Atkinson,	Comings,	Freeman,	Hoover,
Backowski,	Cookston,	Gardner,	Huber,
Baker,	Copeland,	Gordon, of Brown,	Johnston,
Barnes,	Cowan,	Gordon, of Logan,	Jones, of Trumbull,
Beaty,	Crabbe,	Gorrell,	Kay,
Benner,	Crosser,	Graham,	Kilbane,
Besaw,	Davis,	of Muskingum,	Kreider,
Billingslea,	Dildine,	Green,	Lentz,
Bing,	Dodge,	Greve,	Lonz,
Bishop,	Donahay,	Griswold,	Luchsinger,
Blauser,	Drury,	Halstead,	Lytle,
Bryson,	Dunspaugh,	Hastings,	McCoy,
Cable,	Faris,	Hatch,	McFarland,
Chester,	Foster,	Hinchey,	McKay,

Those voting in the affirmative are: Messrs. — Concluded.

Madden,	Myers,	Spidel,	Waterston,
Matthews,	Robinson,	Stokes,	Wenner,
Miller, of Fulton,	Russell,	Stump,	Wiest,
Miller, of Stark,	Schelhorn,	Swedersky,	Wildermuth,
Morris,	Shy,	Talley,	Wise—82.
Mulcahy,	Silver,	Taylor,	

Those voting in the negative are: Messrs.

Bliss,	Denune,	Jones, of Hamilton,	Scott,
Brannon,	Entemann,	Lustig,	Smith,
Carpenter,	Evans,	Moyer,	Thompson,
Clark,	Harter,	Pearson,	Walsh,
Delehanty,	Hopple,	Pugh,	York—20.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 158** — Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. King moved to amend as follows:

In line 31, after the word "just" add the following: "The county from which such crippled child is committed shall be liable for reimbursement to the state for the expenses so authorized by the board of state charities, the same to be paid in the same manner as provided in section 1815-12 of the General Code."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Russell demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays 8, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Helfrich,	Moyer,
Atkinson,	Denune,	Hinchey,	Mulcahy,
Backowski,	Dildine,	Hooley,	Myers,
Baker,	Dodge,	Hoover,	Pearson,
Barnes,	Donahay,	Hopple,	Pugh,
Beetham,	Drury,	Hughes,	Robins,
Besaw,	Dunn,	Jones, of Trumbull,	Russell,
Bing,	Emery,	Kay,	Shy,
Bishop,	Evans,	King,	Silver,
Blauser,	Foster,	Kreider,	Spidel,
Brach,	Fouts,	Lentz,	Stokes,
Burns,	Gordon, of Brown,	Lonz,	Stump,
Cable,	Gordon, of Logan,	Lustig,	Swedersky,
Carson,	Graham,	Lytle,	Talley,
Cochrun,	of Licking,	McFarland,	Thompson,
Comings,	Graham,	McKay,	Wenner,
Cookston,	of Muskingum,	Madden,	Wiest,
Copeland,	Griswold,	Matthews,	Wildermuth,
Cowan,	Halstead,	Miller, of Fulton,	Wise,
Davis,	Hatch,	Miller, of Stark,	York—78.



Those voting in the negative are: Messrs.

Beaty,	Hastings,	Morris,	Taylor,
Brannon,	Huber,	Scott,	Winter—8.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 188** — Mr. Cable, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 21, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	Miller, of Fulton,
Backowski,	Davis,	of Muskingum,	Miller, of Stark,
Barnes,	Delehanty,	Griswold,	Moyer,
Beaty,	Dildine,	Halstead,	Mulcahy,
Beetham,	Donahay,	Hastings,	Russell,
Besaw,	Drury,	Hatch,	Schelhorn,
Bliss,	Dunspaugh,	Hoover,	Silver,
Bond,	Emery,	Huber,	Spidel,
Brannon,	Evans,	Hughes,	Stokes,
Bryson,	Faris,	Jones, of Trumbull,	Stump,
Burns,	Foster,	Kay,	Taylor,
Cable,	Fouts,	Kreider,	Waterston,
Carpenter,	Freeman,	Luchsinger,	Weaver,
Carson,	Gordon, of Logan,	Lytle,	Wenner,
Cochrun,	Gorrell,	McCoy,	Wiest,
Cookston,	Graham,	McKay,	Wise—65.
Copeland,	of Licking,	Matthews,	

Those voting in the negative are: Messrs.

Atkinson,	Entemann,	Hopple,	Madden,
Baker,	Gordon, of Brown,	Kilbane,	Pugh,
Bishop,	Harter,	Lentz,	Swedersky,
Blauser,	Helfrich,	Lonz,	Wildermuth,
Brach,	Hinchey,	Lustig,	York--21.
Dennene,			

So the bill passed.

The title was agreed to.

**H. B. No. 163** — Mr. Chester, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Scott moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 197** — Mr. Gordon, of Logan, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Billingslea,	Carson,	Crosser,
Atkinson,	Bishop,	Cochrun,	Dennene,
Backowski,	Blauser,	Comings,	Dildine,
Barnes,	Bryson,	Cookston,	Dodge,
Beaty,	Burns,	Copeland,	Donahay,
Beetham,	Cable,	Cowan,	Drury,
Besaw,	Carpenter,	Crabbe,	Dunn,

Those voting in the affirmative are: Messrs. — Concluded.

Dunspaugh,	Griswold,	Luchsinger,	Stokes,
Emery,	Halstead,	Lytle,	Stump,
Entemann,	Harter,	McCoy,	Swedersky,
Evans,	Hatch,	McKay,	Talley,
Faris,	Helfrich,	Matthews,	Taylor,
Federman,	Hoover,	Myers,	Thompson,
Fouts,	Hopple,	Pearson,	Walsh,
Freeman,	Hughes,	Pugh,	Weaver,
Gardner,	Jones, of Trumbull,	Robinson,	Wenner,
Gordon, of Brown,	Kay,	Russell,	Wiest,
Gordon, of Logan,	Kilbane,	Scott,	Wildermuth,
Graham,	Kreider,	Shy,	Winter,
of Muskingum,	Lentz,	Silver,	Wise,
Greve,	Lonz,	Spidel,	York—83.

Those voting in the negative are: Messrs. Gorrell, Hinchey, Moyer, Schellhorn and Waterston — 5.

So the bill passed.

The title was agreed to.

On motion of Mr. Beetham the House then passed to the third order of business, being resolutions laid over under the rule.

**H. R. No. 37** — Mr. Fouts, was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Scott moved to amend as follows:

In paragraph 4 after the last word thereof add: "and to what extent disloyalty has been fostered by the failure, if true, of the executive department of Ohio to exclude 3,000 volumes of books printed in the German language said to be now in the state library in the capitol."

Mr. Federman moved that said amendment be indefinitely postponed.

The motion was agreed to.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas III, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Green,	McKay,
Atkinson,	Davis,	Greve,	Madden,
Backowski,	Delehanty,	Griswold,	Matthews,
Barnes,	Denune,	Halstead,	Miller, of Fulton,
Beaty,	Dildine,	Harter,	Miller, of Stark,
Beetham,	Dodge,	Hastings,	Morris,
Besaw,	Donahay,	Hatch,	Moyer,
Billingslea,	Drury,	Helfrich,	Mulcahy,
Bing,	Dunn,	Hinchey,	Myers,
Bishop,	Dunspaugh,	Hooley,	Pearson,
Blauser,	Emery,	Hoover,	Pugh,
Bliss,	Entemann,	Hopple,	Robins,
Bond,	Evans,	Huber,	Robinson,
Brach,	Faris,	Hughes,	Russell,
Brannon,	Federman,	Jones, of Hamilton,	Schellhorn,
Bryson,	Foster,	Jones, of Trumbull,	Scott,
Burns,	Fouts,	Kay,	Shy,
Cable,	Freeman,	Kilbane,	Silver,
Carpenter,	Gardner,	King,	Smith,
Carson,	Gordon, of Brown,	Kreider,	Spidel,
Clark,	Gordon, of Logan,	Lentz,	Stokes,
Cochrun,	Gorrell,	Lonz,	Stump,
Comings,	Graham,	Luchsinger,	Swedersky,
Cookston,	of Licking,	Lustig,	Talley,
Copeland,	Graham,	Lytle,	Taylor,
Crabbe,	of Muskingum,	McCoy,	Thompson,

Those voting in the affirmative are: Messrs. — Concluded.

Walsh,	Weaver,	Wiest,	Winter,
Waterston,	Wenner,	Wildermuth,	Wise,
			York—111.

The resolution was adopted.

**S. J. R. No. 27** — Mr. Agnew, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 90, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Green,	McKay,
Atkinson,	Delehanty,	Greve,	Madden,
Backowski,	Dildine,	Griswold,	Miller, of Fulton,
Barnes,	Dodge,	Halstead,	Miller, of Stark,
Beaty,	Donahay,	Hastings,	Moyer,
Beetham,	Drury,	Hatch,	Mulcahy,
Besaw,	Dunn,	Helfrich,	Myers,
Billingslea,	Emery,	Hinchey,	Schelhorn,
Bing,	Entemann,	Hoover,	Scott,
Bishop,	Evans,	Hopple,	Silver,
Blauser,	Faris,	Huber,	Spidel,
Bliss,	Federman,	Hughes,	Stokes,
Bond,	Foster,	Jones, of Hamilton,	Stump,
Bryson,	Fouts,	Kay,	Talley,
Burns,	Freeman,	Kilbane,	Taylor,
Cable,	Gardner,	Kreider,	Thompson,
Carpenter,	Gordon, of Brown,	Lawyer,	Walsh,
Carson,	Gordon, of Logan,	Lentz,	Waterston,
Clark,	Gorrell,	Lonz,	Weaver,
Cochrun,	Graham,	Luchsinger,	Winter,
Comings,	of Licking,	Lytle,	Wise,
Cookston,	Graham,	McCoy,	York—90.
Copeland,	of Muskingum,	McFarland,	
Crosser,			

Those voting in the negative are: Messrs. Lustig, Matthews and Russell.

The resolution was adopted.

**H. J. R. No. 28** — Mr. Crabbe, was taken up.

Mr. Lustig moved to amend as follows:

At the end thereof add the following paragraphs:

*"Be it further resolved,* That we regret that the city of Columbus, Ohio, on the aforesaid occasion failed and neglected to properly display flags on its public buildings and along its streets,

*"Therefore we hereby request the mayor of the city of Columbus to direct the proper officers of the municipality hereafter to display flags on the public buildings of said city and along its principal streets on all similar occasions regardless of the race, creed or color of the returning troops."*

The motion was not agreed to.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 64, nays 38, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bing,	Carson,	Copeland,
Barnes,	Bond,	Chester,	Crabbe,
Beaty,	Bryson,	Clark,	Crosser,
Beetham,	Burns,	Cochrun,	Davis,
Benner,	Cable,	Comings,	Dildine,
Besaw,	Carpenter,	Cookston,	Dodge,



Those voting in the affirmative are: Messrs. — Concluded.

Donahay,	Graham,	Lawyer,	Robinson,
Drury,	of Muskingum,	Lytle,	Russell,
Dunn,	Green,	McCoy,	Scott,
Emery,	Griswold,	McFarland,	Silver,
Faris,	Halstead,	McKay,	Spidel,
Fouts,	Hatch,	Matthews,	Talley,
Freeman,	Hooley,	Miller, of Fulton,	Waterston,
Gordon, of Logan,	Hughes,	Miller, of Stark,	Weaver,
Gorrell,	Kay,	Pearson,	Wise,
Graham,	King,	Robins,	Mr. Speaker—64.
of Licking,	Kreider,		

Those voting in the negative are: Messrs.

Atkinson,	Denune,	Hopple,	Schelhorn,
Backowski,	Entemann,	Huber,	Shy,
Baker,	Evans,	Lentz,	Smith,
Billingslea,	Gordon, of Brown,	Lonz,	Stokes,
Bishop,	Greve,	Lustig,	Thompson,
Blauser,	Harter,	Madden,	Walsh,
Bliss,	Hastings,	Moyer,	Wiest,
Brammon,	Helfrich,	Mulcahy,	Wildermuth,
Cowan,	Hinchey,	Myers,	York—38.
Delehanty,	Hoover,		

The resolution was adopted.

**H. J. R. No. 29** — Mr. Cookston, was taken up.

On motion of Mr. Beetham said resolution was referred to the committee on Public Highways.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the President of the Senate has appointed as managers on part of the Senate on the Committee of Conference on **Am. H. B. No. 28**, Messrs. Davis, Demuth and Berry.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 56** — Mr. Jones, of Franklin.

To amend section 8593 of the General Code, providing for the forfeiture of real property for waste committed or suffered by the life tenant and the owner of other estates therein.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 60** — Mr. Ake.

To amend section 2166 of the General Code, relative to indeterminate sentences to the Ohio Penitentiary.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**Am. S. B. No. 11** — Mr. Demuth.

To regulate the selling, offering or exposing for sale of agricultural seeds, and to repeal sections 5805-1 to 5805-12 inclusive, of the General Code.

**Am. S. B. No. 48** — Mr. Whittemore.

Authorizing the Boards of Trustees of the Ohio University, the Miami University, the Kent State Normal College and the Bowling Green Normal College to establish and conduct extensive departments for the training of teachers.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 2** — Mr. Kryder.

To amend section 12600-65 of the General Code (as amended 102 O. L., pp. 630, 631), relative to the installation of sanitary closets or urinals.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

**6:00 o'clock p. m.**

Mr. Bliss moved that the House adjourn.  
The motion was not agreed to.

## MESSAGE FROM THE SENATE

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 137** — Mr. Tom Reynolds.

To amend section 7604 of the General Code, relative to a deposit of school funds and limitation of the amount a bank may receive.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 55** — Mr. Thompson, relative to corporations not organized under the laws of this state, and asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 106** — Mr. Hoover.

To amend sections 13698, 13700, 13702 and 13703 of the General Code, relating to suspension of sentence in criminal cases during the pendency of proceedings in error.

Attest:

W. E. HALLEY,  
Clerk.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Beaty presented the petition of Walter Kelly and four hundred twenty-one other citizens of Cincinnati requesting the passage of H. B. No. 139 — Mr. Beaty, which was referred to the committee on Judiciary.

Mr. Beaty presented the petition of Mrs. Estelle Rickman Davis, head of department of legislation, Ohio Federation of Colored Women's Clubs, of Cincinnati, O., representing three thousand loyal women throughout the state, urging the passage of H. B. No. 139 — Mr. Beaty, which was referred to the committee on Judiciary.

Mr. Beaty presented the petition of Rev. H. F. Fox, 317 E. Reynold St., Urbana, O., and members of St. Paul's A. M. E. Church urging the passage of H. B. No. 139 — Mr. Beaty, which was referred to the committee on Judiciary.

6:05 o'clock p. m.

On motion of Mr. Bliss the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, February 27, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Federman arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 28** — Mr. Crabbe. His name being called, Mr. Federman voted "aye".

Mr. Jones, of Trumbull, arose to a question of privilege, and asked



that his vote be recorded on **H. J. R. No. 28** — Mr. Crabbe. His name being called, Mr. Jones, of Trumbull, voted "aye".

Mr. Lawyer arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 29** — Mr. Miller, of Stark. His name being called, Mr. Lawyer voted "no".

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

The House then passed to the second order of business, being bills for third reading.

**H. B. No. 163** — Mr. Chester, having previously been read the third time was taken up.

On motion of Mr. Chester said bill was informally passed and retains its place on the calendar.

**H. B. No. 214** — Mr. Donahey, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Emery moved to amend as follows:

In line 6 after "physician" strike out the period and add the words "or a licensed dentist."

The motion was agreed to and the bill so amended.

Mr. Federman moved to amend the amendment as follows:

In line 6 after the word "dentist" strike out the period and insert a comma and the following: "provided that they shall have taken the prescribed course in anaesthesia in a reputable medical or dental college and have successfully passed the state medical board examination."

The motion was not agreed to.

Mr. Federman moved to amend as follows:

In line 6 after the word "dentist" strike out the period and insert a comma and after the comma insert the following: "provided said registered nurse has previously administered five hundred anaesthetics."

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 6 after the word "dentist" strike out the period and insert a comma and after the comma insert the following: "and for each anaesthetic the registered nurse shall receive a fee of ten dollars."

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 47, nays 50, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Green,	Luchsinger,
Baker,	Denune,	Greve,	Miller, of Fulton,
Benner,	Dodge,	Hatch,	Miller, of Stark,
Bing,	Donahay,	Hopple,	Moyer,
Blauser,	Dunn,	Huber,	Myers,
Burns,	Dunspaugh,	Hughes,	Robinson,
Cable,	Emery,	Johnston,	Talley,
Carson,	Evans,	Jones, of Trumbull,	Taylor,
Chester,	Faris,	Kilbane,	Thompson,
Cochrun,	Freeman,	Kreider,	Walsh,
Cookston,	Graham,	Lawyer,	Weaver,
Crabbe,	of Licking,	Lentz,	York—47.

Those voting in the negative are: Messrs.

Atkinson,	Davis,	Halstead,	Madden,
Banker,	Delehanty,	Harter,	Matthews,
Barnes,	Dildine,	Hastings,	Mulcahy,
Beaty,	Entemann,	Helfrich,	Pearson,
Bishop,	Federman,	Jones, of Hamilton,	Pugh,
Bliss,	Foster,	Kay,	Robins,
Bond,	Gardner,	King,	Shy,
Brach,	Gordon, of Brown,	Lonz,	Spidel,
Brown,	Gordon, of Logan,	Lustig,	Stump,
Bryson,	Gorrell,	Lytle,	Swedersky,
Carpenter,	Graham,	McCoy,	Wiest,
Clark,	of Muskingum,	McFarland,	Wildermuth—50.
Cowan,	Griswold,	McKay,	

The bill not having a constitutional majority was lost.

**Am. H. B. No. 132**—Mr. Wise, having been previously read the third time was taken up.

The question being, "Shall the bill pass?"

Mr. Wise moved that said bill be informally passed and retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 130**—Mr. Robins, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 92, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Harter,	Miller, of Fulton,
Atkinson,	Denune,	Hastings,	Miller, of Stark,
Baker,	Dildine,	Hatch,	Moyer,
Banker,	Dodge,	Helfrich,	Mulcahy,
Barnes,	Donahay,	Hinchey,	Myers,
Beaty,	Dunn,	Hooley,	Pearson,
Benner,	Dunspaugh,	Hopple,	Robins,
Bing,	Entemann,	Huber,	Schelhorn,
Bishop,	Evans,	Johnston,	Scott,
Blauser,	Faris,	Jones, of Hamilton,	Shy,
Bond,	Federman,	Jones, of Trumbull,	Silver,
Brach,	Foster,	Kilbane,	Stokes,
Brannon,	Fouts,	King,	Stump,
Brown,	Freeman,	Kreider,	Talley,
Bryson,	Gordon, of Brown,	Lawyer,	Taylor,
Burns,	Gordon, of Logan,	Lentz,	Thompson,
Carpenter,	Graham,	Lonz,	Walsh,
Carson,	of Licking,	Luchsinger,	Waterston,
Clark,	Graham,	Lytle,	Weaver,
Cochrun,	of Muskingum,	McCoy,	Wiest,
Cookston,	Green,	McFarland,	Wildermuth,
Copeland,	Greve,	McKay,	Wise,
Crosser,	Griswold,	Madden,	York—92.
Davis,	Halstead,		

So the bill passed.

The title was agreed to.

**H. B. No. 62**—Mr. Taylor, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 36, nays 45, as follows:

Those voting in the affirmative are: Messsrs.

Barnes,	Federman,	Huber,	Miller, of Stark,
Beaty,	Fouts,	Hughes,	Moyer,
Blauser,	Freeman,	Johnston,	Pearson,
Brach,	Gardner,	Kilbane,	Pugh,
Delehanty,	Gordon, of Logan,	Lentz,	Smith,
Dildine,	Gorrell,	Lonz,	Spidel,
Dunn,	Greve,	Luchsinger,	Taylor,
Entemann,	Griswold,	Lustig,	Wiest,
Evans,	Hopple,	Madden,	Wise—36.

Those voting in the negative are:

Alban,	Davis,	Hooley,	Robinson,
Benner,	Denune,	Kreider,	Schelhorn,
Bond,	Dodge,	Lawyer,	Shy,
Brown,	Donahay,	Lytle,	Silver,
Carpenter,	Emery,	McCoy,	Stump,
Carson,	Graham,	McFarland,	Talley,
Chester,	of Licking,	McKay,	Thompson,
Clark,	Halstead,	Matthews,	Walsh,
Cochrun,	Hastings,	Miller, of Fulton,	Waterston,
Comings,	Hatch,	Mulcahy,	Weaver,
Copeland,	Helfrich,	Robins,	York—45.
Crosser,	Hinchey,		

The bill not having received a constitutional majority was lost.

**H. B. No. 139** — Mr. Beaty, was taken up.

Mr. Beaty moved that said bill be informally passed and placed at the foot of the calendar.

The motion was agreed to.

**H. B. No. 178** — Mr. Federman, was taken up and read the third time.

Mr. Thompson moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

The speaker handed down a message from the governor pertaining to the report of the commission to codify the drainage laws of Ohio as provided by the 82nd General Assembly.

Mr. Beetham moved that said message be received, printed in the appendix of the journal and referred to the committee on Public Waterways.

The motion was agreed to.

**H. B. No. 238** — Mr. Silver, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 92, nays none, as follows:

Those voting in the affirmative are: Messsrs.

Alban,	Cable,	Donahay,	Graham,
Baker,	Carpenter,	Drury,	of Licking,
Barnes,	Carson,	Dunn,	Graham,
Beaty,	Chester,	Emery,	of Muskingum,
Beetham,	Cochrun,	Entemann,	Green,
Benner,	Cookston,	Evans,	Griswold,
Bing,	Copeland,	Faris,	Harter,
Bliss,	Crabbe,	Federman,	Hatch,
Bond,	Crosser,	Fouts,	Hinchey,
Brach,	Davis,	Freeman,	Hoover,
Brammon,	Delehanty,	Gardner,	Hopple,
Brown,	Denune,	Gordon, of Brown,	Huber,
Bryson,	Dildine,	Gordon, of Logan,	Hughes,
Burns,	Dodge,	Gorrell,	Johnston,



Those voting in the affirmative are: Messrs. — Concluded.

Jones, of Trumbull,	McKay,	Shy,	Thompson,
Kay,	Madden,	Silver,	Walsh,
Kreider,	Miller, of Fulton,	Smith,	Waterston,
Lawyer,	Miller, of Stark,	Spidel,	Weaver,
Lentz,	Moyer,	Stokes,	Wenner,
Lonz,	Mulcahy,	Stump,	Wiest,
Lustig,	Myers,	Swedersky,	Wildermuth,
Lytle,	Pugh,	Talley,	Winter,
McCoy,	Reynolds, Tom,	Taylor,	York—92.
McFarland,	Schelhorn,		

So the bill passed.

The title was agreed to.

Mr. Thompson moved that the request of the Senate for a committee of Conference on **Am. H. B. No. 55** — Mr. Thompson, be acceded to.

The motion was agreed to.

The Speaker appointed as the committee of Conference on part of the House on **Am. H. B. No. 55** — Mr. Thompson, Messrs, Hughes, Clark and Thompson.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 8** — Mr. Helfrich.

Relative to the burial of soldiers.

With the following amendments in which the concurrence of the House is requested.

In line 7 strike out the words "one hundred and twenty-five", and insert in their place "one hundred".

In line 8 strike out the comma after the word undertaker.

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 36** — Mr. White, relating to the ninth United States pharmacopoeia, and the fourth edition of the National Formulary.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Myers moved that the committee on County Affairs be discharged from further consideration of **H. B. No. 122** — Mr. Thompson.

The motion was not agreed to.

The House then passed to the third order of business, being resolutions laid over under rule 89.

There being none for consideration, the House then passed to the fourth order of business, being reports of standing committees.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 169**—Mr. Griswold, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all of lines 4, 5, 6, 7, 8, 9, 10 and 11, and substitute therefor the following:

"Sec. 13128. Whoever puts up or packs goods or articles sold by weight into a sack, bag, barrel, case or package, or whoever puts up or fills a bottle, barrel, keg, drum, can or other container with any commodity sold or offered for sale by liquid measure, shall mark thereon in plain letters and figures the exact quantity of the contents thereof in terms of weight or measure; provided, however, that reasonable tolerances and variations and also exemptions as to small packages shall be allowed by rules made by the secretary of agriculture and provided, further, that this act shall not apply to such packages or containers, weighed, put up, packed or filled in the presence of the customer."

After the words "Section 2" in line 28, strike out the rest of the line and all of line 29 and substitute the following:

"This act shall be in force and take effect at the earliest date allowed by law; provided, however, that prior to June 1, 1920, no penalty shall be enforced for any violation of the provisions of this act as to markings required by Section 1 hereof upon any package or container weighed, packed, put up or filled prior to the date on which this act takes effect.

"Section 3. That said original section 13128 of the General Code be, and the same is hereby repealed."

C. W. McFARLAND,  
M. J. WALSH,  
ISRAEL M. BLAUSER,  
H. H. GRISWOLD,  
J. H. T. GORDON  
FRED HUBER,  
C. M. DRURY,  
HERMAN SHY,

C. K. MILLER,  
JASPER L. COCHRAN,  
MINOR K. JOHNSTON,  
HENRY A. HATCH,  
FRANK L. LYTLE,  
W. B. BRYSON,  
IRWIN HALSTEAD,  
HARRY D. SILVER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Blauser moved that said bill be printed as amended.

The motion was agreed to.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred

**H. B. No. 152**—Mr. Denune, having had the same under consideration, reports it back, and recommends its passage.

C. W. McFARLAND,  
M. J. WALSH,  
ISRAEL M. BLAUSER,  
H. H. GRISWOLD,  
J. H. T. GORDON,  
FRED HUBER,  
C. M. DRURY,  
HERMAN SHY,

C. K. MILLER,  
JASPER L. COCHRAN,  
MINOR K. JOHNSTON,  
HENRY A. HATCH,  
FRANK L. LYTLE,  
HARRY D. SILVER,  
W. B. BRYSON,  
IRWIN HALSTEAD.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 236** — Mr. Taylor, having had the same under consideration, reports it back, and recommends its passage.

C. W. McFARLAND,  
M. J. WALSH,  
ISRAEL M. BLAUSER,  
H. H. GRISWOLD,  
J. H. T. GORDON,  
FRED HUBER,  
C. M. DRURY,  
HERMAN SHY,

C. K. MILLER,  
JASPER L. COCHRAN,  
MINOR K. JOHNSTON,  
HENRY A. HATCH,  
FRANK L. LYTLE,  
HARRY D. SILVER,  
W. B. BRYSON,  
IRWIN HALSTEAD.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Atkinson submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **H. B. No. 285** — Mr. Jones, of Trumbull, having had the same under consideration, reports it back and recommends its passage.

H. S. ATKINSON,  
FRANK DELEHANTY,  
CHAS. S. KAY,  
HENRY EVANS,

J. S. GRAHAM,  
SIMEON H. BING,  
FRANK E. BAKER,  
ROY L. SWEDERSKY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Fouts submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **Am. H. B. No. 98** — Mr. Graham, of Licking, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 15, strike out the comma after the word "therein" and insert a period.

In line 15, strike out the word "and".

Also strike out lines 16 and 17.

CHARLES H. FOUTS,  
GEO. F. GREVE,  
C. F. MCCOY,  
J. S. MILLER,

JOSEPH R. GARDNER,  
C. C. CRABBE,  
WM. L. HUGHES,  
F. A. HINCHEY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. McCoy submitted the following report:

The standing committee on Codes, Courts and Procedure, to



which was referred **H. B. No. 245** — Mr. Beaty, having had the same under consideration, reports it back and recommends its passage.

C. F. McCOY,  
J. S. MILLER,  
JOSEPH R. GARDNER,  
CHARLES H. FOUTS,

F. A. HINCHEY,  
C. C. CRABBE,  
WM. L. HUGHES,  
GEO. F. GREVE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 248** — Mr. Cable, having had the same under consideration, reports it back and recommends its passage.

C. F. McCOY,  
J. S. MILLER,  
JOSEPH R. GARDNER,

F. A. HINCHEY,  
WM. L. HUGHES,  
D. ALLEN BOND.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gardner submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 159** — Mr. Comings, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3 after the word "the" insert the words "present or the".

In line 32, strike out the word "use" and insert in lieu thereof the word "report".

In line 33, insert at end of line "present or the".

In line 35, strike out the word "commission" and insert in lieu thereof the word "report".

JOSEPH R. GARDNER,  
F. A. HINCHEY,  
WM. L. HUGHES,

J. S. MILLER,  
CHARLES H. FOUTS,  
GEO. F. GREVE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Greve submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 244** — Mr. Beaty, having had the same under consideration, reports it back and recommends its passage:

GEO. F. GREVE,  
C. F. McCOY,  
J. S. MILLER,  
JOSEPH R. GARDNER,

CHARLES H. FOUTS,  
F. A. HINCHEY,  
C. C. CRABBE,  
WM. L. HUGHES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller, of Stark, submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 247** — Mr. Miller, of Stark, having had the same under consideration, reports it back, and recommends its passage.

J. S. MILLER,  
F. A. HINCHEY,  
JOSEPH R. GARDNER,

D. ALLEN BOND,  
C. F. McCOY,  
WM. L. HUGHES.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller, of Stark, submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 203** — Mr. Miller, of Stark, having had the same under consideration, reports it back with the following amendments and recommends the passage of the substitute bill.

By striking out all after the enacting clause and inserting in lieu thereof the following:

SECTION I. An attorney or counselor, who is guilty of any deceit or collusion, or consents to any deceit or collusion, with intent to deceive the court; or wilfully delays his client's suit with a view to his own gain, or wilfully receives any money or allowance for or on account of any money which he has not laid out or become answerable for; or directly or indirectly is interested in buying or procuring a bond, promissory note, bill or exchange book account, claim for damages or any cause of action, with intent and for the purpose of bringing an action thereon; or by himself, or by or through the agency or in the name of another person, either before or after action brought, solicits or employs another to solicit a demand for the purpose of prosecuting action thereon, or for the purpose of representing a claimant in the pursuit of any legal remedy; or by himself or by or in the name or through the agency of another person, solicits the defense of anyone charged with an offense against the ordinance of any city or village in the state of Ohio, or the statutes of the state of Ohio or the statutes of the United States, or becomes a surety on the bond of anyone charged with such offense, is guilty of misconduct in office and shall be suspended or removed from office as provided in section 1707 of the General Code.

Whoever violates any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not to exceed one thousand dollars.

Nothing herein shall be held to apply to any agreement between attorneys or counselors to divide between themselves the compensation to be received for any service rendered.

D. ALLEN BOND,  
J. S. MILLER,  
CHARLES H. FOUTS,  
F. A. HINCHEY,

C. F. McCOY,  
GEO. F. GREVE,  
WM. L. HUGHES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller, of Stark, moved that the substitute bill be printed..

The motion was agreed to.

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 43** — Mr. Huber, having had the same under consideration, reports it back and recommends its passage.

FRANK E. BAKER,  
W. E. WENNER,  
W. R. COMINGS,  
H. H. GRISWOLD,  
JOHN E. BARNES,  
J. C. COPELAND,

FRANCIS M. THOMPSON,  
SIMEON H. BING,  
W. B. BRYSON,  
GEO. S. MYERS,  
JOHN S. FARIS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bill:

**Am. S. B. No. 8** — Mr. O'Brien.

Relative to the execution of chattel mortgages.

ROBERT J. O'BRIEN,  
CHAS. A. WHITE,  
TOM W. JONES,  
THOMAS W. LATHAM,

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES.

The speaker of the House in the presence of the House signed said bill.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 124** — Mr. Gardner.

To enact supplementary sections 1306-1 and 1306-2 to aid the re-establishment of pharmacists and assistant pharmacists who during the war have served in the army or navy of the United States.

**H. B. No. 135** — Mr. Burns.

To reimburse Harry D. Knox for moneys expended on state property.

JOHN E. BARNES,  
C. F. McCOY,  
HENRY EVANS,  
GEORGE SCHELHORN,

JOHN E. HOLDEN,  
ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Bond submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 246** — Mr. Robins, having had the same under consideration, reports it back and recommends its passage.

K. E. HOOVER,  
MILTON CLARK,  
WM. L. HUGHES,  
CHARLES H. FOUTS,  
H. H. GRISWOLD,  
DAVID H. SCOTT,

H. T. ROBINS,  
W. W. STOKES,  
ROBERT C. DUNN,  
GEO. S. MYERS,  
A. LEE BEATY,  
D. ALLEN BOND.



The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stokes submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 228** — Mr. Baker, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 9 strike out the word "of" and insert in lieu thereof the word "to".

In line 14 strike out the word "whole" and insert in lieu thereof the words "of the half".

MILTON CLARK,  
H. H. GRISWOLD,  
CHARLES H. FOUTS,  
WM. L. HUGHES,  
GEO. S. MYERS,  
H. T. ROBINS,

W. W. STOKES,  
DAVID H. SCOTT,  
A. LEE BEATY,  
D. ALLEN BOND,  
ROBERT C. DUNN,  
K. E. HOOVER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stokes submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 231** — Mr. Billingslea, having had the same under consideration, reports it back, and recommends its passage:

W. W. STOKES,  
J. S. MILLER,  
A. LEE BEATY,  
D. ALLEN BOND,  
MILTON CLARK,  
WM. L. HUGHES,  
K. E. HOOVER,

CHARLES H. FOUTS,  
H. H. GRISWOLD,  
H. T. ROBINS,  
DAVID H. SCOTT,  
GEO. S. MYERS,  
ROBERT C. DUNN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Griswold submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 12** — Mr. Archer, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5, after the words "interurban railroad company" insert a comma and the words "suburban railroad company".

In line 11, strike out the words "such owners, lessees or companies" and insert in lieu thereof "interurban, suburban or street railroad companies".

In line 14, after the word "claimant" insert the words "for injuries to person or property".

In lines 15 and 16, strike out the words "If the line of such owner, lessee, or company", and insert in lieu thereof "If the road or line of such companies".

In line 16, after the word "county", insert the following:

"If no part of such electric line or road be located in such county,

then such actions may be brought in the county in which any part of such road or line is located, nearest the place where the claimant for injuries to person or property or the one whose wrongful death was caused, so resided”.

H. H. GRISWOLD,  
A. LEE BEATY,  
CHARLES H. FOUTS,  
W. W. STOKES,  
FRANK E. BAKER,

KARL E. HOOVER,  
MILTON CLARK,  
H. T. ROBINS,  
ROBERT C. DUNN,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Chester submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 260** — Mr. Hastings, having had the same under consideration, reports it back and recommends its passage.

Same to be consolidated with **H. B. No. 273** — Mr. Wiest, and to be known as the “Hastings-Wiest” bill.

CHARLES F. KREIDER,  
CLYDE H. HOOLEY,  
JOHN H. CHESTER,  
FRANK S. ROBINSON,

W. A. RUSSELL,  
DAVID H. SCOTT,  
JOSEPH LUSTIG.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hooley submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 104** — Mr. Jones, of Trumbull, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 10 after the word “efficient” strike out words “and only”.

In line 11 after the word “states” add “and such soldiers and sailors as are now in service when any shall apply to the adjutant general of Ohio for one of such badges of honor; and any soldier or sailor now in service who has theretofore received such badge, and who may be thereafter dishonorably discharged shall return said badge forthwith to said adjutant general of Ohio.”

In line 15 add after word “War” “The design shall be selected by a committee of three, consisting of one member appointed by the governor, one member appointed by the president of the Senate, and one member appointed by the speaker of the House of Representatives. This committee shall award the contract of manufacturing such badges to the lowest and best bidder and shall receive no compensation for their services.”

After line 19 add the following sections to the bill:

“Section 6. Any person unlawfully wearing such badge shall be guilty of a misdemeanor and shall be subject to a fine of not more than one hundred dollars.

"Section 7. Mayors, justices of the peace, municipal and police court judges shall have final jurisdiction in all cases involving the violation of this act."

CLYDE H. HOOLEY,  
FRANK S. ROBINSON,  
DAVID H. SCOTT,

CHAS. T. KREIDER,  
W. A. RUSSELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Robinson submitted the following report:

The standing committee on Military Affairs, to which was referred **Am. S. B. No. 7** — Mr. Whittemore, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

After word "Veterans" in line No. 11 add the words "and honorably retired officers of the Ohio National Guard."

After word "Republic" in line 7 add the words "Union Veteran Legion."

DAVID H. SCOTT,  
FRANK S. ROBINSON,  
CLYDE H. HOOLEY,

CHAS. F. KREIDER  
JOHN H. CHESTER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Emery submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 80** — Mr. Evans, having had the same under consideration, reports it back without recommendation.

H. W. COOKSTON,  
JOHN S. FARIS,  
ROBERT C. DUNN,  
WM. L. HUGHES,

SIMEON H. BING,  
C. C. CRABBE,  
B. J. EMERY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Dunn submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 240** — Mr. Matthews, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 76, change the period to a semi-colon, and add the words "provided, however, that said compensation and expenses shall not exceed the amount paid into the state treasury under the provisions of this act".

ROBERT C. DUNN,  
WM. L. HUGHES,  
SIMEON H. BING,  
E. D. HELFRICH,  
C. F. TALLEY,

C. C. CRABBE,  
H. W. COOKSTON,  
JOHN S. FARIS,  
B. J. EMERY,  
A. L. STUMP.



The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Blauser submitted the following report:

The standing committee on Soldiers' and Sailors' Orphans' Home, to which was referred **H. B. No. 184**—Mr. Huber, having had the same under consideration, reports it back and recommends its passage.

B. J. EMERY,  
HENRY A. HATCH,  
EDWARD H. BISHOP,  
JASPER L. COCHRAN,  
C. K. MILLER,

JOHN E. BARNES,  
CHAS. F. KREIDER,  
ISRAEL M. BLAUSER,  
CHARLES M. GORDON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent.

Mr. Miller, of Fulton, offered the following resolution:

**H. R. No. 38**—Mr. Miller, of Fulton, relative to certain claims against the House of Representatives.

*Resolved*, that the following claims be allowed and orders drawn on the proper funds for the payment thereof;

Receivers Central Union Tele. Co., (Rental and Tolls)....\$	93 60
Underwood Typewriter Co., (Rentals and Supplies).....	109 00
Adams Express Co., (Expressage).....	1 98
Bowden Towel Supply Co., (Towel Service).....	39 00
Diehl Office Equipment Co., (Repairing).....	15 50
Hiss Stamp Co., (Rubber Stamps).....	6 45
Remington Typewriter Co., (Rentals).....	5 00
Crystal Ice Mfg. Co., (Water).....	24 80
Amos H. Sawyer (Plat of Members Seats).....	15 00
The Drapery & Lace Cleaning Shop (Equipment).....	17 00
Western Union Telegraph Co., (Time Service).....	24 00
Ohio State Tele. Co., (Rental & Tolls).....	80 15
George F. Jelliff (Keys and Repairs).....	9 90
Chas Berry (Postoffice Box Rent).....	5 33
D. M. Osyer (Keys and Repairs).....	3 00
American Railroad Express (Expressagé).....	47
Frank C. Wise, expense legislative committee.....	9 55
John Cowan, expense legislative committee.....	10 00
F. M. Thompson, expense legislative committee.....	10 20
Harry McKay, expense legislative committee.....	10 11
C. W. McFarland, expense legislative committee.....	9 52
E. M. Crosser, expense legislative committee.....	11 17
Harry M. Carpenter, expense legislative committee.....	11 45
Harry L. Federman, expense legislative committee.....	11 07
John Cowan, expense legislative committee.....	23 82
F. M. Thompson, expense legislative committee.....	28 58
Jas. A. Reynolds, expense legislative committee.....	13 63
R. M. Billingslea, expense legislative committee.....	25 27
J. S. Graham, expense legislative committee.....	25 03
Harry McKay, expense legislative committee.....	26 12
E. M. Crosser, expense legislative committee.....	21 42
Dow W. Harter, expense legislative committee.....	24 27

Harry M. Carpenter, expense legislative committee.....	26 52
Frank C. Wise, expense legislative committee.....	21 47
C. W. McFarland, expense legislative committee.....	26 18

Mr. Miller, of Fulton, moved, that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 92, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Griswold,	Moyer,
Atkinson,	Copeland,	Halstead,	Mulcahy,
Backowski,	Crabbe,	Harter,	Pugh,
Barnes,	Delehanty,	Hastings,	Reynolds, Tom,
Beetham,	Denune,	Hatch,	Robinson,
Benner,	Dildine,	Helfrich,	Schelhorn,
Besaw,	Dodge,	Hopple,	Scott,
Billingslea,	Donahay,	Huber,	Shy,
Bing,	Drury,	Johnston,	Silver,
Bishop,	Dunn,	Jones, of Trumbull,	Smith,
Blauser,	Dunspaugh,	Kilbane,	Spidel,
Bliss,	Emery,	Kreider,	Stokes,
Bond,	Entemann,	Lawyer,	Stump,
Brach,	Evans,	Lentz,	Swedersky,
Brannon,	Foster,	Lonz,	Taylor,
Brown,	Fouts,	Lytle,	Thompson,
Bryson,	Freeman,	McCoy,	Walsh,
Burns,	Gardner,	McFarland,	Waterston,
Cable,	Gordon, of Brown,	McKay,	Weaver,
Carpenter,	Gordon, of Logan,	Madden,	Wenner,
Carson,	Gorrell,	Matthews,	Wiest,
Cochrun,	Green,	Miller, of Fulton,	Wildermuth,
Comings,	Greve,	Miller, of Stark,	Wise—92.

The resolution was adopted.

Mr. Wiest submitted the following report:

The standing committee on Universities, Colleges and Normal Schools, to which was referred **H. B. No. 182** — Mr. Gordon, of Logan, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 12 strike out the words "or schools".

In line 16 strike out the word "two" and insert in lieu thereof the word "one". In the same line strike out the word "schools" and insert in lieu thereof "school".

In line 17 strike out the words "at least one". In the same line capitalize the word "Such".

In line 18 strike out the word "a" and pluralize the word "village". In the same line strike out the comma after the word "population" and put a period in its place.

Strike out all of line 19 and line 20 including the word "more".

In line 21 pluralize the word "school".

In line 34 strike out the words "or schools".

J. H. T. GRAHAM,  
GEO. WIEST,  
HERBERT L. JONES,  
E. D. HELFRICH,  
W. R. COMINGS,

W. E. WENNER,  
JOHN W. GORRELL,  
GEO. S. YORK,  
E. E. DENUNE,  
D. ALLEN BOND.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Emery submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **H. B. No. 180** — Mr. Graham, of Licking, having had the same under consideration, reports it back and recommends its passage.

J. S. GRAHAM,  
CHAS. S. KAY,  
B. J. EMERY,  
H. S. ATKINSON,

HENRY EVANS,  
FRANK DELEHANTY,  
A. LEE BEATY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. McFarland arose to a question of privilege, and asked that his vote be recorded on **H. R. No. 37** — Mr. Fouts. His name being called, Mr. McFarland voted "aye".

Mr. McFarland arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 28** — Mr. Crabbe. His name being called, Mr. McFarland voted "aye".

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**S. B. No. 15** — Mr. Kryder.

To the committee on Public Health.

**H. B. No. 304** — Mr. Weaver.

To the committee on Corporations.

**H. B. No. 305** — Mr. Chester.

To the committee on County Affairs.

**H. B. No. 306** — Mr. Madden (by request).

To the committee on Judiciary.

**H. B. No. 307** — Mr. Griswold.

To the committee on Agriculture.

**H. B. No. 308** — Mr. Walsh.

To the committee on Codes, Courts and Procedure.

**H. B. No. 309** — Mr. Billingslea.

To the committee on Common Schools.

**H. B. No. 310** — Mr. Blauser.

To the committee on Corporations.

**H. B. No. 311** — Mr. Bing.

To the committee on Public Health.

**H. B. No. 312** — Mr. Barnes.

To the committee on Public Highways.

**S. B. No. 56** — Mr. Jones, of Franklin.

To the committee on Judiciary.

**S. B. No. 60** — Mr. Ake.

To the committee on Judiciary.

**Am. S. B. No. 11** — Mr. Demuth.

To the committee on Agriculture.

**Am. S. B. No. 48** — Mr. Whittemore.

To the committee on Universities, Colleges and Normal Schools.

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**S. B. No. 2** — Mr. Kryder.

To the committee on Public Health.

The House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 313** — Mr. Harter.

To supplement section 412 of the General Code by adding thereto, sections 412-1, 412-2, 412-3, 412-4, 412-5, 412-6, 412-7, 412-8, 412-9, 412-10, 412-11, 412-12, and 412-13 relative to preventing destructive floods and conserving and preventing waste of the waters of the streams, lakes and public waters of the state of Ohio, and to provide for the sale or lease to the public of such water for agricultural, commercial, manufacturing and other public purposes.

**H. B. No. 314** — Mr. Helfrich.

To supplement section 228 by the enactment of section 228-1 of the General Code, relative to the registration of births or deaths of residents of Ohio occurring outside the state.

**H. B. No. 315** — Mr. Emery.

To authorize the governor to convey to the village of Hicksville, Defiance county, Ohio, certain land located therein.

**H. B. No. 316** — Mr. Dildine.

To supplement section 1579-259 of the General Code by the enactment of a supplemental section to be known as section 1579-259a, providing for a municipal court in and for the city of Sandusky, Erie county, Ohio.

**H. B. No. 317** — Mr. Bing.

To amend sections 7807-1, 7807-2, 7824, 7826, 7830, 7831, 7832-2, 7832-3, 7840, 7847, 7852, and 7856 of the General Code, and to enact supplemental sections 7807-10, 7823-3, 7831-2, 7831-3, 7847-1, 7847-2, 7848, 7852-1 and 7858-1 of the General Code relating to life certificates, and temporary certificates and to provide kindergarten primary certificates.

**H. B. No. 318** — Mr. Crabbe.

To provide against the hazard of escaping gas in a building during a fire, accident or other casualty, and to compel gas shut-off valves to be placed in gas mains.

**H. B. No. 319** — Mr. Swedersky.

To amend section 12523 of the General Code, relative to hunting on lands not subject to private ownership.

**H. B. No. 320** — Mr. Matthews.

To establish a municipal court for the city of Portsmouth, Scioto county, Ohio, and fix the jurisdiction thereof, providing for a judge thereof and other necessary officers and define their duties, and to repeal sections 14719 and 14720 of the General Code, relating to the police court of the city of Portsmouth,

**H. B. No. 321** — Mr. Drury.

To amend section 9510 of the General Code, relating to the deposit required of foreign insurance companies in this state.

**H. B. No. 322** — Mr. Comings.

To amend sections 7763, 7764, 7765, 7766, 7767, 7768, 7770, 7771, 7773, 12974, 12975, 12977, 12994, 12998, 13007-1 and 13007-11 of the General Code, relating to the compulsory education and employment of minors.

**H. B. No. 323** — Mr. Miller, of Stark.

Granting permission to The Massillon Electric and Gas Company to construct a transmission line across state property, being part of sections 19, 20, 21, 22, 27, 28, 29 and 30 in Perry township, Stark county, Ohio.

The House then passed to the eighth order of business, being introduction of resolutions.

None were introduced.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 66** — Mr. Comings.

Permitting the city of Elyria, Ohio, to pay a coal bill in the sum of \$552.36 to The Schafer-Suhr Coal Company of Cleveland, Ohio.

**H. B. No. 116** — Mr. McCoy.

Authorizing county commissioners to invest sinking funds in bonds of the United States, the state of Ohio, or of any municipal corporation, school, township or county bonds, in such state.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 37** — Mr. Sparks.

To amend section 5078 of the General Code, relating to allowing a friend to mark the ballots of electors who are physically incapacitated.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

The House then passed to the ninth order of business, being the presentation of petitions and memorials.

Mr. Scott presented the petitions of The Goldsmith Metal Lath Co.; of the Western Electric Co.; of the Gruen Watchmakers Guild; of the C. C. Aler Wall Paper Co.; of the J. Dornette & Bro. Co.; of The Cincinnati Automobile Co.; of the Strobridge Lithographing Co.; of the Littleford Bros.; of the Union Central Life Insurance Co.; of the Geo. C. Miller Sons Carriage Co.; of The Wirthlin-Mann Co.; of the C. L. LaBoiteaux Co.; of the Foulds-Briggs Co.; of the J. H. Day Co.; of the New England Life Insurance Co.; of Garber & Woodward; of The Diem & Wing Paper Co.; of the McAlpin Co.; of The Cincinnati Rubber Mfg. Co.; of The Prudential Insurance Co. and The Cincinnati Lathe & Tool Co. and many other business firms and private citizens of Cincinnati, asking for the passage of the constabulary bill; which were referred to the committee on Military Affairs.

Mr. Bryson presented the petition of H. J. Jewett and eighty-two other citizens of Greene county, against the passage of a bill favoring motion picture theater business on Sunday; which was referred to the committee on Cities.

Mr. Weaver presented the petition of A. A. Dowds and thirty-five other citizens of Knox county, urging the passage of H. B. No. 88—Mr. Blauser; which was referred to the committee on Insurance.

Mr. Thompson presented the letter of H. Sage Valentine, auditor of Franklin county, recommending the repeal of sections 5607 and 5608 of the General Code in H. B. 213—Mr. Evans; which was referred to the committee on Judiciary.

Mr. Scott presented the petition of W. M. Hugle, Jr., and three hundred and twenty other citizens of Hamilton county, requesting the passage of the constabulary bill; which was referred to the committee on Military Affairs.

Mr. Beaty presented the petitions of W. S. Rogers, and forty-nine other citizens of Greene county; Samuel S. Young, and four hundred ten other citizens of Montgomery county; William Copeland, and nine hundred eighty-seven other citizens of Hamilton county, urging the passage of H. B. No. 139—Mr. Beaty; which were referred to the committee on Judiciary.

Mr. Winter presented the petitions of The People's Savings Bank Co., of Cleveland; of The Shelby Spring Hinge Co., of Shelby; of C. O. Beals, of Pickerington; of Vernon Ziegler, of Pickerington; of R. H. Forgrave, of Pickerington; of The Shelby Salesbook Co., of Shelby; of The Ellery Co., of Shelby; of The Root & McBride Co., of Cleveland; of The Whitmer-Jackson Sash & Door Co.; of E. S. Burke, Jr.; of The W. B. Davis Co.; of The Bourne-Fuller Co.; of T. H. Brooks, of The W. S. Gilkey Printing Co.; of Thompson, Hine and Flory; of The Cheney Phonograph Sales Co.; of Cleve H. Pomeroy; of Walter G. Caldwell; of E. L. Benedict & Son; of C. C. Ferguson Shoe Co.; of the Goodyear Raincoat Co.; of The Upson-Walton Co.; of The Pictorial Review Co.; of The Forest City Woolen Mills Co.; of The Wendorff-Hess Co.; of George H. Warner; of The K-D Carburetor Co.; of the Sterling Coal Co.; of The V. D. Anderson Co.; of The Henry-Miller Foundry Co.; of Belden Seymour; The Hartman Provision Co.; of The Cuyahoga Lumber Co.; of The Peters Mill Work & Lumber Co.; of The Buckeye Box Co.; all of Cleveland, Ohio; of Alexander & Co. and Gus Sun, of Springfield; The Ohio Seamless Tube Co., of Shelby; The Dayton Wire Wheel Co.; of The Thresher Varnish Co.; of The Monarch Tag Co.; of Joseph J. Schaefer, of Hoffman Leaf Tobacco Co.; of The Troy Pearl Laundry Co.; of The Beaver Soap Co.; of The Kuntz-Johnson Co.; of The Royal Remedy & Extract Co.; of The Nixon & Costello Co.; of The Horner Tobacco Co.; of The Kildow-Lynn Co., all of Dayton, Ohio, requesting that H. B. No. 88—Mr. Blauser, be not passed, which were referred to the committee on Insurance.

Mr. Mulcahy presented the resolution of the Henry County Bar Association signed by James P. Ragan, president and G. S. May, secretary, requesting the legislature to submit a constitutional amendment giving the legislature authority to pass laws regulating appellate jurisdiction of courts; which was referred to the committee on Judiciary.

By unanimous consent Mr. Bryson offered the following resolution:

**H. R. No. 39**—Mr. Bryson.

Relative to the death of the Honorable Joseph B. Cummings.

WHEREAS, We have learned with deep sorrow and regret of the death of that intrepid soldier, and friend of the people, the Honorable Joseph B. Cummings, a member of the House of Representatives in the Seventy-first and Seventy-second General Assemblies of Ohio, from Greene county; and



WHEREAS, In both public and private life he was the same faithful, conscientious man; and

WHEREAS, In his home community and county he was loved and respected for his sturdy character and patriotism; therefore

*Be it resolved by the House of Representatives of the Eighty-third General Assembly of Ohio*, That we extend our heartfelt sympathy to his family, relatives and friends in this hour of their bereavement; and

*Be it further resolved*, That as an evidence of our respect and sorrow this resolution be spread upon the journal of the House and that an engrossed copy of the same be sent to the family of the deceased; and

*Be it further resolved*, That as a further mark of our respect for his memory, this House do now adjourn.

4:55 o'clock p. m.

On motion of Mr. Bryson the resolution was adopted by a rising vote.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Friday, February 28th, 1919, 9:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Lonz demanded a call of the House, which was duly seconded, taken, and seventy-seven members answered to their names.

The absentees are: Messrs.

Backowski,	Crosser,	Harter,	Miller,
Banker,	Dunn,	Hatch,	of Fulton,
Beaty,	Dunspaugh,	Hooley,	Morris,
Billingslea,	Faris,	Hoover,	Mulcahy,
Bishop,	Federman,	Jones, of Hamilton,	Jas. A. Reynolds,
Blauser,	Gardner,	Kay,	Robins,
Bliss,	Gordon, of Brown,	Kilbane,	Robinson,
Bonser,	Gordon, of Logan,	King,	Russell,
Brown,	Graham,	Lentz,	Spidel,
Carpenter,	of Licking,	Lustig,	Thompson,
Copeland,	Graham,	McFarland,	Wenner,
Cowan,	of Muskingum,	McKay,	Wise.

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Hopple further proceedings under the call were dispensed with.

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

**H. B. No. 8** — Mr. Helfrich, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 7, nays 69, as follows:

Those voting in the affirmative are: Messrs. Chester, Crabbe, Davis, Emery, Gorrell, Halstead and McCoy — 7.

Those voting in the negative are: Messrs.

Alban,	Dildine,	Hughes,	Schelhorn,
Atkinson,	Dodge,	Johnston,	Scott,
Baker,	Donahay,	Jones, of Trumbull,	Shy,
Barnes,	Drury,	Kilbane,	Silver,
Bennier,	Entemann,	Kreider,	Smith,
Besaw,	Evans,	Lawyer,	Stokes,
Bing,	Foster,	Lonz,	Stump,
Brach,	Fouts,	Luchsinger,	Swedersky,
Bryson,	Freeman,	Lytle,	Talley,
Burns,	Green,	Madden,	Taylor,
Cable,	Greve,	Matthews,	Walsh,
Carson,	Griswold,	Miller, of Stark,	Waterston,
Clark,	Hastings,	Moyer,	Weaver,
Cochrun,	Helfrich,	Myers,	Wiest,
Comings,	Hinchey,	Pearson,	Wildermuth,
Cookston,	Hopple,	Pugh,	Winter,
Delehanty,	Huber,	Reynolds, Tom,	York—69.
Denune,			

The Senate amendments were not concurred in.

On motion of Mr. Beetham the House then passed to the fourth order of business, being reports of standing committees.

Mr. Miller, of Stark, submitted the following report:

The standing committee on Codes, Courts and Procedure to which was referred **H. B. No. 102** — Mr. Miller, of Stark, having had the same under consideration, reports back the following substitute and recommends its passage when so substituted.

By striking out all after the enacting clause and inserting in lieu thereof the following:

SECTION I. That section 11986 of the General Code be amended to read as follows:

Sec. 11986. If the defendant fails to appear, or, having appeared, admits or denies in his answer the allegations in the petition, the court shall hear \* \* \* the cause. *Provided, however, if the defendant fails to appear, or defend, the court may, if it deems necessary in order to reach a just determination, appoint an attorney for the defendant, whose duty it shall be to represent the defendant at the hearing, and whose compensation may be fixed and approved by the court, and taxed and paid with the other costs in the case.* On the hearing, if any of the causes for divorce charged in the petition be proved to the satisfaction of the court, it may at that time determine by decree all property rights, allowance of alimony and custody of children, and make and enter upon the journal of the court a finding that the evidence is sufficient to warrant the dissolution of the marriage contract and order the costs paid; but no decree dissolving the marriage contract shall be rendered, or entered, upon the journal of the court within three months thereafter. If at or prior to the expiration of three months both parties petition the court to dismiss the cause, it shall be dismissed; but if no such petition is filed, then the court shall, at the expiration of three months, pronounce the marriage contract dissolved and both of the parties released from its obligations; provided, however, that the court rendering such decree of divorce shall have power to forbid and may forbid the remarriage of either or both parties until such time, not exceeding three months, as said court shall fix in said decree. All divorce actions shall be deemed

*as pending until the final decree dissolving the marriage contract is entered and the provisions of this act shall govern in all such causes pending at the time it goes into effect.*

SECTION 2. That said original section 11986 of the General Code be, and the same is hereby repealed.

After the name of the author of the bill insert "—Robins".

J. S. MILLER,  
JOS. R. GARDNER,  
C. C. CRABBE,

F. A. HINCHEY,  
WM. L. HUGHES,  
CHARLES H. FOUTS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Miller, of Stark, said substitute bill was ordered printed.

Mr. Miller, of Stark, submitted the following report:

The standing committee on Codes, Courts and Procedure to which was referred **H. B. No. 278**—Mr. Federman, having had the same under consideration, reports it back and recommends its passage.

WM. L. HUGHES,  
J. S. MILLER,  
D. ALLEN BOND,  
F. A. HINCHEY,

C. F. McCOY,  
CHARLES H. FOUTS,  
GEO. F. GREVE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 5**—Mr. Hooley, having had the same under consideration, reports back the following substitute and recommends its passage:

Strike out all after the enacting clause, and insert the following:—

SECTION 1. That section 7621 be amended and supplementary sections 7621-1 and 12906-1 of the General Code be enacted to read as follows:—

Sec. 7621. All Boards of Education, *all proprietors or principals of private schools and all authorities in control of parochial schools or other educational institutions shall \* \* \* display the United States national flag, \* \* \* not less than five feet in length over or within all school-houses under their control, during \* \* \* each day \* \* \* such schools are in session. In all public schools, the boards of education shall make all rules and necessary regulations for the care and keeping of such flag, the expense thereof to be paid out of their contingent fund.*

Sec. 7621-1. It shall be the special duty of the county superintendent of schools to see that the provisions of section 7621 of the General Code are enforced, and he shall promptly report all violations thereof to the prosecuting attorney of the county, whose duty it shall be to institute prosecution against all persons violating the provisions of section 7621 of the General Code in his respective county.

Sec. 12906-1. Whoever, having control of any school-house or other educational institution either as an individual or in connection with



any other person or persons, neglects or refuses to carry out the provisions of section 7621 of the General Code, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall for the first offense be fined not less than five dollars, nor more than twenty-five dollars, and for each subsequent offense shall be fined not less than twenty-five dollars, nor more than one hundred dollars. Each day of refusal or neglect shall be held to constitute a separate offense.

SECTION 2. That original section 7621 of the General Code be, and the same is hereby repealed.

FRANK E. BAKER,  
A. L. STUMP,  
W. E. WENNER,  
J. C. COPELAND,  
W. B. BRYSON,  
SIMEON H. BING,

GEO. S. MYERS,  
JOHN E. BARNES,  
JOHN S. FARIS,  
W. R. COMINGS,  
C. K. MILLER,  
L. J. GRAHAM.

Mr. Baker moved that said bill be printed as amended.

The motion was agreed to.

Mr. Bing submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 15**—Mr. Kryder, having had the same under consideration, reports it back and recommends its passage.

SIMEON H. BING,  
A. L. STUMP,  
C. F. TALLEY,  
E. D. HELFRICH,

J. E. FOSTER,  
WM. L. HUGHES,  
B. J. EMERY,  
H. W. COOKSTON.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Cookston submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 243**—Mr. Kay, having had the same under consideration, reports it back and recommends its passage.

B. J. EMERY,  
WM. L. HUGHES,  
J. E. FOSTER,  
E. D. HELFRICH,

C. F. TALLEY,  
A. L. STUMP,  
SIMEON H. BING,  
H. W. COOKSTON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Foster submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 2**—Mr. Kryder, having had the same under consideration, reports it back and recommends its passage.

E. D. HELFRICH,  
C. F. TALLEY,  
A. L. STUMP,  
SIMEON H. BING,

J. E. FOSTER,  
WM. L. HUGHES,  
C. C. CRABBE.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

The House then passed to the fifth order of business, being reports of select committees.

No reports were presented.

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**Am. S. B. No. 37** — Mr. Sparks.

To the committee on Privileges and Elections.

**H. B. No. 313** — Mr. Harter.

To the committee on Conservation of Natural Resources.

**H. B. No. 314** — Mr. Helfrich.

To the committee on Public Health.

**H. B. No. 315** — Mr. Emery.

To the committee on Military Affairs.

**H. B. No. 316** — Mr. Dildine.

To the committee on Judiciary.

**H. B. No. 317** — Mr. Bing.

To the committee on Common Schools.

**H. B. No. 318** — Mr. Crabbe.

To the committee on Insurance.

**H. B. No. 319** — Mr. Swedersky.

To the committee on Fish Culture and Game.

**H. B. No. 320** — Mr. Matthews.

To the committee on Judiciary.

**H. B. No. 321** — Mr. Drury.

To the committee on Insurance.

**H. B. No. 322** — Mr. Comings.

To the committee on Common Schools.

**H. B. No. 323** — Mr. Miller, of Stark.

To the committee on Public Buildings and Lands.

The House then passed to the seventh order of business, introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 324** — Mr. Walsh.

To change the time for paying taxes from December and June to October and April; to change the lien date of the state from the day preceding the second Monday in April to the first day of January, and to amend sections 2439, 2456, 2583, 2591, 2595, 2596, 2601, 2602, 2604, 2608, 2632, 2648, 2649, 2653, 2656, 2657, 2660, 2683, 2684, 2685, 2692, 2746, 2749, 3787, 3791, 3794, 5366-1, 5367, 5368, 5371-1, 5372, 5372-1, 5372-2, 5372-3, 5372-4, 5373, 5374-1, 5375-3, 5375-4, 5385, 5387, 5393, 5406, 5411, 5420, 5423, 5447, 5449, 5450, 5592, 5605, 5607, 5608, 5626, 5627, 5637, 5649-3a, 5649-3b, 5671, 5672, 5678, 5679, 5694, 5695, 5702, 5704, 5709, and to repeal sections 2657, 2658, 2659 of the General Code.

**H. B. No. 325** — Mr. Silver.

Providing for the deposits of sum of two hundred dollars or less, belonging to minors, with a bank or trust company, in order to permit final settlement of estates.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Myers offered the following resolution:

**H. R. No. 40** — Mr. Myers.

Relative to inviting William Howard Taft, ex-President of the United States, to discuss the proposal of a league of nations.

WHEREAS, There is pending H. J. R. No. 5, relating to a league of nations; and

WHEREAS, It has been urged that the members of the House are not in possession of the required information to pass upon said resolution; and

WHEREAS, Ex-president William Howard Taft by experience, profound knowledge and ability is eminently qualified to discuss the proposed league of nations; therefore

*Be it resolved by the House of Representatives*, That a committee of three be appointed by the speaker to invite ex-President William Howard Taft to address the members of the House on the proposed league of nations some time during the month of March on a day which will be suitable and convenient.

The resolution was laid over under the rule.

Mr. York offered the following resolution:

**H. R. No. 41** — Mr. York.

Relative to the entrance of America into the League of Nations.

WHEREAS, There is pending in the national congress a bill to provide for a referendum vote on the prospective entrance of the United States of America into the projected League of Nations; and

WHEREAS, There is a widespread sentiment in favor of such League; and

WHEREAS, The opposition is bitter and determined; and

WHEREAS, The issue has divided men and parties so that it can be stated that a non-partisan political issue is to be settled; and

WHEREAS, The League's creation will probably change the position of the United States with respect to the remainder of the world and profoundly affect its legal obligations; and

WHEREAS, The President of the United States, the foremost champion of the League idea, stated in an address at Boston on February 24th, 1919, that if anyone doubts the temper of America, "I invite him to test the sentiments of the nation"; therefore,

*Be it Resolved*, That the General Assembly of the State of Ohio, hereby respectfully petition for the enactment of measures to bring the issue properly before the final and supreme sovereigns of the land, the voters of the United States of America, and that their judgment be the judgment of the nation.

*Be it further Resolved*, That copies of this resolution be forwarded by the Secretary of State to members of the Ohio delegation in Senate and House of Representatives and that a copy be also dispatched to the Secretary of State of the United States.

The resolution was laid over under the rule.

Mr. York offered the following resolution:

**H. J. R. No. 30** — Mr. York.

Congratulating Congressman Welty of the Fourth Ohio district for his efforts in securing a deep water-way canal for Ohio.

WHEREAS, There is now pending in congress in its final days a bill by Hon. B. F. Welty, representative of the Fourth Ohio district, a



bill to provide for a survey of the Old Miami and Erie canal with the objective of a barge canal route from Toledo to Cincinnati; and

WHEREAS, The bill is an object of intense interest to the people of Ohio and particularly to the fertile, populous and busy section which said canal, if completed, would traverse; and

WHEREAS, The ultimate object is a water-way from the Great Lakes to the Mississippi river furnishing another means of transportation to the people of our country; and

WHEREAS, All leading authorities are agreed that the nation must plan for the future when our already congested railways can no longer provide for the great traffic of the nation; now, therefore,

*Be it resolved by the General Assembly of the State of Ohio*, That we extend to Hon. B. F. Welty, congratulations on the project which he is pushing and that we memorialize congress to push his measure to passage,

*Resolved*, Further, that engrossed copies of this resolution be forwarded to the presiding officers of the House of Representatives and Senate of the United States and to Hon. B. F. Welty and his associates in the congress from the state of Ohio.

The resolution was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 8** — Mr. Helfrich.

Relative to the burial of soldiers, and asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the request of the Senate be acceded to. The motion was agreed to.

The speaker appointed as managers on the part of the House as the committee of Conference on matters of difference between the two Houses on **H. B. No. 8** — Mr. Helfrich — Messrs. Helfrich, Bryson and Crabbe.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Beaty presented the petitions of A. J. White and three hundred fifty-four other citizens of Greene county and of C. MacRae Lewistall and four hundred fifty-seven other citizens of Franklin county, requesting the passage of H. B. No. 139 — Mr. Beaty; which were referred to the committee on Judiciary.

Mr. Drury presented the petition of J. A. Tomlinson and other citizens of Van Wert county, protesting against the passage of a bill legalizing motion picture shows on Sunday; which was referred to the committee on Cities.

Mr. Burns presented the petitions of members of the First Christian church of Marietta; and of the First Baptist church of Marietta, and other citizens of Washington county, protesting against the passage of H. B. No. 187 — Mr. Hinchey; which were referred to the committee on Cities.

Mr. Scott presented the petition of Joseph Hummel, Jr., and one hundred eight other citizens of Hamilton county, requesting the passage of the constabulary bill; which was referred to the committee on Military Affairs.

Mr. Scott presented the petitions of John D. Engelbert & Co.; of Gano & Cherrington; of The Metropolitan Life Insurance Co.; of Dr. Julian E. Benjamin; of Cincinnati Fire Underwriters Ass'n; of Cluett, Peabody & Co.; of John G. Keller and many other citizens of Hamilton county, requesting the passage of the constabulary bill; which were referred to the committee on Military Affairs.

**10:15 o'clock, a. m..**

On motion of Mr. Greve the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Monday, March 3, 1919, 5:00 o'clock, p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then passed to the first order of business, being reports of standing committees.

No standing committees reports were presented.

The joint committee of Conference of the Senate and House on matters of difference between the Senate and House, to which was referred **House Bill No. 28** — Mr. Wise, reports back as follows:

Having had the matter under consideration the Joint Committee of Conference recommends to the respective houses that the amendments to House Bill No. 28 made by the Senate be concurred in and that sections 2 and 3 as follows; and as attached to said bill be agreed to:

**SECTION 2.** The moneys herein appropriated shall be paid upon the approval of a special auditing committee consisting of the major appointee authorized by section 270-5 of the General Code, commonly known as the budget commissioner, the attorney general, the auditor of the state, the chairman of the finance committee of the senate and the chairman of the finance committee of the house of representatives. Such auditing committee is hereby authorized and directed to make careful inquiry as to the validity of each and every claim herein made and pay only so much thereof as may be found to be correct and just.

**SECTION 3.** This bill is hereby declared to be an emergency bill. That its enactment into law is necessary for the preservation of the public peace, safety and welfare of the inhabitants of the state of Ohio, and that the provisions of this bill shall be enacted into law and become effective at the earliest possible time, and shall take effect and be in full force from and after its passage and approval by the governor. The necessity therefor lies in the fact that the claimants have already waited

an unreasonable time for their money and the committee is of the opinion that it should be paid at once.

H. W. DAVIS,  
O. J. DEMUTH,  
T. M. BERRY,

Managers on the part of the Senate.

FRANK C. WISE,  
C. W. KING,  
ISRAEL M. BLAUSER,

Managers on the part of the House.

The question being upon the emergency clause of the conference committee report.

Mr. Federman moved that further consideration be postponed and that it be made a special order for Tuesday, March 4th, 1919, at 2:00 o'clock p. m.

The motion was agreed to.

Mr. Banker moved that the vote whereby **H. B. No. 214**—Mr. Donahay, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

The House then passed to the second order of business, being resolutions and motions.

Mr. Johnston offered the following resolution:

**H. J. R. No. 31**—Mr. Johnston.

To amend article XII of the constitution of the state of Ohio by the addition of section 12, relating to classification of vehicles for taxation purposes.

*Be it resolved by the General Assembly of the State of Ohio:*

SECTION 1. A proposal shall be submitted to the electors of the state of Ohio, on the first Tuesday after the first Monday in November, 1920, to amend article XII of the constitution of the state of Ohio by the addition of section 12, to read as follows:

Sec. 12. Laws shall be passed providing for the taxation of all vehicles used on the public highways, and for the purpose of such taxation, such vehicles may be classified and such a rate imposed on each class as may be just and equitable. All vehicles which may be taxed under laws passed pursuant to the powers conferred by this section, shall be exempt from taxation under the general tax laws of the state.

SECTION 2. At such election this amendment shall be placed on the official ballot in the manner prescribed by law as article XII, section 12, the classification of vehicles for taxation purposes or in other language sufficient to designate it clearly, and if a majority of the electors voting on the same shall adopt such amendment, section 12 as herein set forth shall become and be section 12 of article XII of the constitution of Ohio.

The resolution was laid over under the rule.

Mr. James A. Reynolds offered the following resolution:

**H. J. R. No. 32**—Mr. James A. Reynolds.

To request the appointment by the governor of a committee to investigate and report as to the desirability of purchasing a farm to be operated in connection with the state school for the deaf.

*Be it resolved by the General Assembly of the State of Ohio,* That the governor be requested and authorized to appoint a committee of three citizens, of whom the superintendent of the state school for the deaf



shall be one, to investigate and report as to the matter of purchasing a farm to be operated in connection with and by the pupils of such school as a part of such institution. The committee shall report both as to the advisability or desirability of such purchase and as to the expense likely to be incurred if its recommendations are carried out.

The resolution was laid over under the rule.

Mr. Lonz moved that the committee on Appropriations and Finance be discharged from further consideration of **H. R. No. 22** and that same be placed on the calendar in regular order for consideration by the House.

The motion was not agreed to.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 326** — Mr. McCoy.

To provide for the appointment by county commissioners of section men to repair turnpikes and improve county roads.

**H. B. No. 327** — Mr. Hooley.

To amend sections 5910, 5913 and 5915 of the General Code, relating to the trimming of hedge partition fences.

**H. B. No. 328** — Mr. Bliss.

To amend sections 1529, 2251, 2252 and 2253 of the General Code, to provide for an increase in salaries of judges of the supreme court, court of appeals, common pleas and superior courts of the state, and for their expenses incurred in the performance of their official duties.

**H. B. No. 329** — Mr. Bryson.

To amend section 8577 of the General Code, relating to descent and distribution of property.

**H. B. No. 330** — Mr. Federman.

To amend section 13049 of the General Code, relating to Sunday observance.

**H. B. No. 331** — Mr. Weaver.

To prevent double taxation by the exemption of real estate therefrom to the extent of indebtedness secured by recorded mortgage or lien.

**H. B. No. 332** — Mr. Comings.

To authorize township trustees to provide against fires and to provide and maintain fire apparatus and buildings for the use of volunteer fire companies.

**H. B. No. 333** — Mr. Comings.

To amend section 7709 of the General Code and to supplement it with sections 7709-1, 7709-2, 7709-3 and 7709-4, relating to the listing of school text-books with the superintendent of instruction, the content of such books and the time required for their study in all schools.

**H. B. No. 334** — Mr. Evans.

To amend sections 12400 and 12401, and to repeal section 12399 of the General Code, relative to abolishing capital punishment.

**H. B. No. 335** — Mr. Evans.

Relating to the duties of banking officials and other officers who control, possess or rent safety deposit vaults, boxes or safes, and providing penalties therefor.

**H. B. No. 336** — Mr. Lytle.

To provide for the protection of agriculture and horticulture; to prevent the introduction into and the dissemination within the state of insect and disease pests injurious or harmful to plants or plant products; providing for inspection of nurseries; providing for quarantines necessary to the enforcement of this act; imposing penalties; and repealing original sections 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139 and 1140 of the General Code of Ohio.

**H. B. No. 337** — Mr. Cookston.

To authorize the commissioners of a county to provide for the repair and maintenance of improved county roads and to levy a tax above all statutory limitations to provide funds therefor.

**H. B. No. 338** — Mr. Barnes.

To amend section 6828-57 of the General Code, relating to conservancy districts.

**H. B. No. 339** — Mr. Chester.

To make it unnecessary to use the term, "heirs", or other words of perpetuity to create or convey an estate in fee.

**H. B. No. 340** — Mr. Chester.

To amend section 5078-1 of the General Code, relating to absent voting.

**H. B. No. 341** — Mr. Besaw.

To amend sections 1352-3, 1352-4, 1352-5 and 1352-7 of the General Code, relating to payment by counties for care of state wards.

**H. B. No. 342** — Mr. Besaw.

To amend section 7196 and to enact supplemental section 7196-1 of the General Code, relative to the erection of highway sign posts purchased from the Ohio board of administration.

**H. B. No. 343** — Mr. Besaw.

Providing for the establishment, by the Ohio board of administration, of a department of architecture and the appointment of a state architect.

**H. B. No. 344** — Mr. Johnston.

To amend sections 4357, 4358, 4359, 4360 and 4361 of the General Code, relative to the term of service and duties of director of public service and safety of villages.

**H. B. No. 345** — Mr. Robins.

To amend sections 1643, 1672 and 3093 of the General Code, relative to guardianship of children.

**H. B. No. 346** — Mr. Swedersky.

To provide penalties for the use of salamanders or other coke-burners giving off obnoxious or injurious gases in enclosures where persons work or are employed.

**H. B. No. 347** — Mr. Cable.

To supplement section 9133 of the General Code by the enactment of supplemental section 9133-1, relative to the rate of fare that may be charged by interurban railway companies.

The House then passed to the fourth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**H. B. No. 324** — Mr. Walsh.

To the joint committee on Taxation.

**H. B. No. 325** — Mr. Silver.

To the committee on Codes, Courts and Procedure.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the President of the Senate has appointed as managers on the committee of conference on part of the Senate, Messrs. Archer, Bellew, and Jones, of Franklin, on **Am. H. B. No. 55** — Mr. Thompson.

Attest:

W. E. HALLEY,  
Clerk.

**5:50 o'clock, p. m.**

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, March 4, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

There being none, the House then passed to the second order of business, being bills for third reading.

**H. B. No. 163** — Mr. Chester, having formerly been read the third time, was taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 89, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,  
Backowski,  
Beetham,  
Benner,  
Besaw,  
Billingslea,  
Bing,  
Bishop,  
Blauser,  
Bliss,  
Bonser,  
Brannon,  
Burns,  
Cable,  
Carpenter,

Carson,  
Chester,  
Clark,  
Cochrun,  
Cookston,  
Copeland,  
Cowan,  
Crabbe,  
Crosser,  
Davis,  
Delehanty,  
Denunc,  
Dildine,  
Dodge,  
Donahay,

Drury,  
Emery,  
Entemann,  
Evans,  
Federman,  
Foster,  
Fouts,  
Freeman,  
Gordon, of Logan,  
Gorrell,  
Graham,  
of Licking,  
Graham,  
of Muskingum,  
Green,

Greve,  
Griswold,  
Harter,  
Hastings,  
Hatch,  
Helfrich,  
Hinchey,  
Hoover,  
Hopple,  
Huber,  
Johnston,  
Jones, of Trumbull,  
Kilbane,  
King,  
Kreider,



Those voting in the affirmative are: Messrs. — Concluded.

Lawyer,	Madden,	Reynolds, Tom,	Taylor,
Lonz,	Matthews,	Schelhorn,	Thompson,
Luchsinger,	Miller, of Fulton,	Scott,	Walsh,
Lytle,	Morris,	Shy,	Waterston,
Lustig,	Moyer,	Silver,	Weaver,
McCoy,	Mulcahy,	Smith,	Wiest,
McFarland,	Myers,	Spidel,	Wildermuth—89.
McKay,	Reynolds, Jas. A.	Stokes,	

So the bill passed.

The title was agreed to.

**H. B. No. 132** — Mr. Wise, having previously been read the third time was taken up.

Mr. Beetham moved that the further consideration of the bill be postponed until Thursday, March 6th, 1919, and that it retain its place on the calendar.

The motion was agreed to.

**H. B. No. 178** — Mr. Federman, was taken up.

Mr. Federman moved that the further consideration of the bill be postponed until Tuesday, March 11th, 1919, and that it retain its place on the calendar.

The motion was agreed to.

**H. B. No. 139** — Mr. Beaty, was taken up.

Mr. Beaty moved that the further consideration of the bill be postponed until Thursday, March 6th, 1919, and that it retain its place on the calendar.

The motion was agreed to.

Mr. Banker called up his pending motion entered upon the journal, to reconsider the vote whereby **H. B. No. 214** — Mr. Donahay, was lost, and moved that it be taken up and considered at once.

The motion was taken up.

The question being, "Shall the vote be reconsidered?" which was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Stump moved to amend as follows:

In line 6 after the word "dentist" change the period to a comma and add the following: "Provided such nurse has taken a prescribed course in anaesthesia, at a hospital in good standing."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Tom Reynolds moved to amend as follows:

After word "standing" add "and for which no charge shall be made."

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 69, nays 32, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bing,	Cochrun,	Dodge,
Backowski,	Blauser,	Cookston,	Donahay,
Baker,	Bonser,	Copeland,	Drury,
Banker,	Brannon,	Crabbe,	Dunspaugh,
Barnes,	Burns,	Crosser,	Emery,
Beaty,	Cable,	Davis,	Evans,
Benner,	Carson,	Denune,	Faris,
Besaw,	Chester,	Dildine,	Freeman,

Those voting in the affirmative are: Messrs. — Concluded.

Gordon, of Logan,	Hoover,	Madden,	Shy,
Graham,	Hopple,	Miller, of Fulton,	Silver,
of Licking,	Hughes,	Miller, of Stark,	Smith,
Green,	Johnston,	Morris,	Stump,
Greve,	Jones, of Trumbull,	Moyer,	Talley,
Griswold,	Kilbane,	Myers,	Thompson,
Halstead,	Kreider,	Reynolds, Jas. A.	Walsh,
Harter,	Lawyer,	Robinson,	Waterston,
Hatch,	Luchsinger,	Scott,	Weaver—69.
Hooley,	Lustig,		

Those voting in the negative are: Messrs.

Billingslea,	Federman,	Kay,	Reynolds, Tom,
Bishop,	Fouts,	King,	Robins,
Bliss,	Gordon, of Brown,	Lonz,	Russell,
Bryson,	Gorrell,	Lytle,	Schelhorn,
Carpenter,	Helfrich,	McCoy,	Spidel,
Clark,	Hinchey,	Matthews,	Stokes,
Cowan,	Huber,	Mulcahy,	Wiest,
Delehanty,	Jones, of Hamilton,	Pearson,	Wildermuth—32.

So the bill passed.

Mr. Federman moved to amend the title as follows:

"Shall not be construed the practice of medicine"

The motion was not agreed to.

Mr. Foster moved to amend the title as follows:

To supplement section 1286 of the General Code by adding section 1286-2, providing for the administration of anaesthetics by registered nurses.

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

**Am. S. B. No. 12**—Mr. Archer, was taken up and read the third time.

Mr. Clark moved to amend as follows:

In line 15, as amended strike out the first letter of the word "If" and substitute a small "i".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 70, nays 40, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Cowan,	Hatch,	Pearson,
Banker,	Crabbe,	Hooley,	Robins,
Beaty,	Crosser,	Hoover,	Robinson,
Beetham,	Davis,	Huber,	Russell,
Benner,	Dildine,	Johnston,	Schelhorn,
Besaw,	Drury,	Jones, of Hamilton,	Scott,
Bishop,	Emery,	King,	Shy,
Blauser,	Faris,	Lonz,	Spidel,
Bond,	Foster,	Lustig,	Talley,
Bonser,	Fouts,	Lytle,	Taylor,
Bryson,	Gordon, of Logan,	McCoy,	Thompson,
Burns,	Gorrell,	McFarland,	Waterston,
Carpenter,	Graham,	McKay,	Wenner,
Chester,	of Muskingum,	Madden,	Wildermuth,
Clark,	Griswold,	Matthews,	Winter,
Cochrun,	Halstead,	Miller, of Fulton,	Wise,
Cookston,	Harter,	Moyer,	York—70.
Copeland,	Hastings,	Mulcahy,	

Those voting in the negative are: Messrs.

Alban,	Dunspaugh,	Hopple,	Myers,
Backowski,	Entemann,	Hughes,	Reynolds, Jas. A.
Billingslea,	Evans,	Jones, of Trumbull,	Reynolds, Tom,
Bing,	Freeman,	Kay,	Silver,
Brach,	Gordon, of Brown,	Kilbane,	Smith,
Brannon,	Graham,	Kreider,	Stump,
Carson,	of Licking,	Lawyer,	Swedersky,
Delehanty,	Green,	Luchsinger,	Walsh,
Denune,	Greve,	Miller, of Stark,	Weaver,
Dodge,	Helfrich,	Morris,	Wiest—40.
Donahay,			

So the bill passed.

The title was agreed to.

**Am. S. B. No. 7** — Mr. Whittemore, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hinchey,	Pearson,
Backowski,	Davis,	Hooley,	Reynolds, Tom,
Barnes,	Delehanty,	Hoover,	Robins,
Beaty,	Denune,	Hopple,	Russell,
Beetham,	Dildine,	Huber,	Schelhorn,
Benner,	Dodge,	Johnston,	Scott,
Besaw,	Donahay,	Jones, of Hamilton,	Shy,
Bing,	Drury,	Jones, of Trumbull,	Silver,
Blauser,	Emery,	Kay,	Spidel,
Bond,	Evans,	King,	Stokes,
Bonser,	Federman,	Kreider,	Stump,
Brannon,	Foster,	Lawyer,	Swedersky,
Bryson,	Freeman,	Lonz,	Taylor,
Burns,	Gordon, of Logan,	Luchsinger,	Thompson,
Cable,	Gorrell,	Lustig,	Walsh,
Carpenter,	Graham,	Lytle,	Waterston,
Carson,	of Licking,	McCoy,	Weaver,
Chester,	Graham,	McKay,	Wenner,
Clark,	of Muskingum,	Madden,	Wiest,
Cochrun,	Green,	Matthews,	Wildermuth,
Cookston,	Griswold,	Miller, of Fulton,	Winter,
Copeland,	Harter,	Miller, of Stark,	Wise,
Cowan,	Hastings,	Moyer,	York—93.
Crabbe,	Hatch,	Mulcahy,	

So the bill passed.

The title was agreed to.

**2:00 o'clock p. m.**

Attention of the House was called to the special order for this hour, being consideration of the emergency clause of the conference report on **H. B. No. 28** — Mr. Wise.

Mr. Hopple moved that the report of the committee of Conference be not adopted and that said report be recommitted to the Conference committee.

The motion was agreed to.

**Am. H. B. No. 169** — Mr. Griswold, was taken up.

Mr. Griswold moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.



**H. B. No. 152**—Mr. Denune, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 103, none, Those voting in the affirmative are: Messrs.

Alban,	Denune,	Helfrich,	Reynolds, Jas. A.
Baker,	Dildine,	Hinchey,	Reynolds, Tom,
Banker,	Dodge,	Hoooley,	Robins,
Barnes,	Donahay,	Hoover,	Robinson,
Beaty,	Drury,	Johnston,	Russell,
Beetham,	Dunspaugh,	Jones, of Trumbull,	Schelhorn,
Benner,	Emery,	Kay,	Scott,
Besaw,	Evans,	Kilbane,	Shy,
Billingslea,	Faris,	Kreider,	Silver,
Bing,	Federman,	Lawyer,	Smith,
Blauser,	Foster,	Lentz,	Spidel,
Bliss,	Fouts,	Lonz,	Stokes,
Bond,	Freeman,	Luchsinger,	Stump,
Bonser,	Gardner,	Lustig,	Swedersky,
Brach,	Gordon, of Brown,	Lytte,	Talley,
Brannon,	Gordon, of Logan,	McCoy,	Taylor,
Burns,	Gorrell,	McFarland,	Thompson,
Cable,	Graham,	McKay,	Walsh,
Carpenter,	of Licking,	Madden,	Waterston,
Carson,	Graham,	Matthews,	Weaver,
Chester,	of Muskingum,	Miller, of Fulton,	Wenner,
Clark,	Green,	Miller, of Stark,	Wiest,
Cochrun,	Griswold,	Morris,	Wildermuth,
Comings,	Harter,	Moyer,	Winter,
Cookston,	Hastings,	Mulcahy,	Wise,
Crosser,	Hatch,	Myers,	York—103.
Delehanty,			

So the bill passed.

The title was agreed to.

**H. B. No. 236**—Mr. Taylor, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Stokes moved to amend as follows:

In line 12, strike out the words "of the state board".

In line 14, strike out the words "of the state board".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 34, nays 42, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Gordon, of Brown,	Johnston,	Schelhorn,
Blauser,	Gordon, of Logan,	Kilbane,	Smith,
Cable,	Griswold,	Luchsinger,	Stokes,
Cookston,	Harter,	Lytte,	Swedersky,
Cowan,	Hatch,	McFarland,	Taylor,
Delehanty,	Helfrich,	Matthews,	Walsh,
Denune,	Hinchey,	Morris,	Weaver,
Drury,	Hopple,	Reynolds, Jas. A.,	York—34.
Evans,	Hughes,		

Those voting in the negative are: Messrs.

Alban,	Bond,	Chester,	Dodge,
Baker,	Brach,	Cochrun,	Donahay,
Benner,	Bryson,	Comings,	Emery,
Billingslea,	Carpenter,	Crosser,	Entemann,
Bishop,	Carson,	Davis,	Faris,

Those voting in the negative are: Messrs. — Concluded.

Gorrell,	Lawyer,	Mulcahy,	Shy,
Hastings,	Lonz,	Myers,	Stump,
Hoover,	McCoy,	Robinson,	Talley,
Huber,	McKay,	Russell,	Wildermuth,
Jones, of Trumbull,	Madden,	Scott,	Wise—42.
Kreider,	Miller, of Fulton,		

The bill not having received a constitutional majority was lost.

**H. B. No. 285** — Mr. Jones, of Trumbull, was taken up.

Mr. Jones, of Trumbull, moved that said bill be informally passed and that it be placed on the calendar following **S. B. No. 15** — Mr. Kryder.

The motion was agreed to.

**Am. H. B. No. 98** — Mr. Graham, of Licking, was taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 81, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Greve,	Moyer,
Baker,	Davis,	Griswold,	Reynolds, Jas. A.,
Barnes,	Dildine,	Harter,	Reynolds, Tom,
Beaty,	Dodge,	Hastings,	Robinson,
Benner,	Donahay,	Hatch,	Scott,
Besaw,	Drury,	Helfrich,	Shy,
Billingslea,	Dunspaugh,	Hinchey,	Spidel,
Blauser,	Entemann,	Hookey,	Stokes,
Bond,	Evans,	Hopple,	Swedersky,
Brach,	Faris,	Huber,	Talley,
Bryson,	Federman,	Hughes,	Taylor,
Burns,	Foster,	Johnston,	Thompson,
Cable,	Fouts,	Jones, of Trumbull,	Walsh,
Carpenter,	Freeman,	Kilbane,	Waterston,
Carson,	Gordon, of Brown,	Lawyer,	Weaver,
Chester,	Gordon, of Logan,	Luchsinger,	Wenner,
Clark,	Gorrell,	Lytle,	Wiest,
Cochrun,	Graham,	McKay,	Wildermuth,
Cookston,	of Licking,	Madden,	Wise,
Copeland,	Graham,	Matthews,	York—81.
Crabbe,	of Muskingum,	Miller, of Fulton,	

Those voting in the negative are: Messrs. Lonz and Schelhorn.

So the bill passed.

The title was agreed to.

**H. B. No. 245** — Mr. Beaty, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 90, nays, none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bishop,	Copeland,	Federman,
Backowski,	Blauser,	Cowan,	Foster,
Baker,	Brach,	Crosser,	Fouts,
Banker,	Bryson,	Delehanty,	Freeman,
Barnes,	Burns,	Dildine,	Gordon, of Brown,
Beaty,	Carpenter,	Donahay,	Gorrell,
Beetham,	Carson,	Drury,	Graham,
Benner,	Chester,	Emery,	of Licking,
Besaw,	Cochrun,	Entemann,	Green,
Billingslea,	Comings,	Evans,	Greve,
Bing,	Cookston,	Faris,	Griswold,

Those voting in the affirmative are: Messrs. — Concluded.

Halstead,	Jones, of Trumbull,	Miller, of Fulton,	Swedersky,
Harter,	Kay,	Morris,	Talley,
Hastings,	Kilbane,	Moyer,	Taylor,
Hatch,	Kreider,	Mulcahy,	Walsh,
Helfrich,	Lawyer,	Myers,	Waterston,
Hinchey,	Lonz,	Pearson,	Weaver,
Hooley,	Luchsinger,	Robinson,	Wenner,
Hoover,	Lytle,	Scott,	Wiest,
Hopple,	McCoy,	Silver,	Wildermuth,
Huber,	McFarland,	Spidel,	Wise,
Hughes,	McKay,	Stokes,	York—90.
Johnston,	Matthews,	Stump,	

So the bill passed.

The title was agreed to.

**H. B. No. 248** — Mr. Cable, was taken up and read the third time.

Mr. Stokes moved to amend as follows:

In line 35 strike out the word "country" and in lieu thereof insert the word "county".

The motion was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Myers moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 159** — Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 8, nays 73, as follows:

Those voting in the affirmative are: Messrs.

Beaty,	Cookston,	Hughes,	Mulcahy,
Comings,	Griswold,	Lytle,	Russell—8.

Those voting in the negative are: Messrs.

Alban,	Cowan,	Greve,	Miller, of Fulton,
Backowski,	Crabbe,	Halstead,	Morris,
Baker,	Crosser,	Harter,	Moyer,
Barnes,	Delehanty,	Helfrich,	Pearson,
Beetham,	Denune,	Hoover,	Reynolds, Tom,
Benner,	Dildine,	Hopple,	Schelhorn,
Besaw,	Dodge,	Huber,	Scott,
Billingslea,	Donahay,	Johnston,	Shy,
Bishop,	Drury,	Jones, of Trumbull,	Silver,
Blauser,	Emery,	Kay,	Smith,
Bliss,	Entemann,	Kilbane,	Spidel,
Bond,	Evans,	Kreider,	Stump,
Brach,	Faris,	Lonz,	Swedersky,
Brannon,	Federman,	Lustig,	Thompson,
Carpenter,	Freeman,	McCoy,	Walsh,
Carson,	Gordon, of Logan,	McKay,	Waterston,
Chester,	Gorrell,	Madden,	Wildermuth,
Clark,	Green,	Matthews,	York—73.
Cochrun,			

The bill not having received a constitutional majority was lost.

By unanimous consent, Mr. Crabbe submitted the following report:

The standing committee on Liquor Traffic and Temperance, to which was referred **H. B. No. 24** — Mr. Crabbe, having had the same



under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Line 13. Change the capital "P" in person to a small "p".

Line 15. Change the capital "C" in commissioner to a small "c".

Line 18. Place a semicolon after "commissioner" and strike out the phrase "of prohibition" and the semicolon following.

Line 19. Change the comma after "alcohol" to a semicolon, and strike out the remainder of the line.

Line 20. Strike out "erage" and the semicolon following.

Line 21. Change "The" to "the" and insert before it the expression: "Except as herein provided". Strike out the comma after the word "phrase".

Line 24. Change "liquor" to "liquid".

Line 25. Change "liquor" to "liquid."

Line 31. After "equipment" insert "used or to be used after the aforesaid date."

Line 33. Change "wines" to "wine."

Line 34. Before the first "and" insert the following: "and possess and use equipment for making the same", placing a comma after "same".

Strike out the words "the same" appearing after "sell" and substitute therefor the words "such liquors".

Lines 34, 35, 36, 37, 38 and 39. Strike out these lines beginning with the last "to" in line 34 and ending with the semicolon in line 39.

Line 39. After (2) insert the following "manufacturers of alcohol or wine having permits and". Strike out the words "alcohol and wine" and substitute therefor the words "such liquors".

Line 40. After the first "to" insert the expression: "the following; (a)", change the semicolon after "permits" to a comma, strike out the second "to" and insert in its place "(b)". Strike out "who" and change "have" to "having".

Line 41. Change the semicolon after "quantities" to a comma, strike out the last "to" and insert in its place "(c)".

Line 44. Before the word "as" insert the following: "or of such chemicals, dyes and other similar preparations", placing a comma after "preparations".

Line 45. Place a comma after the second "and" and insert thereafter the phrase "by a registered pharmacist having a permit" using a comma after "permit".

Line 46. After "quantities" insert "respectively". After "affidavit" insert the expression "and upon affidavit" placing a semicolon after "affidavit". Strike out the remainder of the line.

Line 47. Strike out "permit" and the semicolon following.

Line 48. After "quantities" insert "respectively". After "affidavit" insert "and upon affidavit".

Line 49. Change "wines" to "wine".

Line 53. Strike out the expression "presenting affidavits or prescriptions". After "receive" insert the expression "from a retail druggist having a permit". After "alcohol" insert "upon affidavit or prescription", placing a comma after "prescription".

Line 54. Strike out the expression "from a retail druggist having a permit", including the semicolon following "permit", and use in its place the expression "upon affidavit", placing a semicolon after "affidavit".

Strike out "and" before "(7)".

Line 56. Insert a comma after "chemical".

Lines 57 and 58. Change the comma after "be" to a semicolon and strike out all that follows and insert the following: "(8) a clergyman, minister or priest may purchase and possess wine for sacramental purposes in wholesale or retail quantities, and manufacturers and wholesalers of wines for sacramental purposes, who have permits, may sell wine for such purposes in wholesale quantities to such persons upon their affidavit when personally presented; (9) educational and scientific institutions may purchase and possess pure, unmedicated ethyl alcohol and medicated or denatured alcohol and may dispense same in retail quantities to scientific workers and properly enrolled students for use in scientific experiments under such restrictions as may be formulated by the commissioner."

Line 59. Insert before "alcohol" "(1)".

Line 64. Insert before "alcohol" "(2)".

Line 66. Insert between "and" and "a" the phrase "must have in his possession".

Line 68. After "construed" insert "(1)".

Line 69. After "manufacture" insert a comma and then insert the word "sale". After the word "cider" insert the words "and fruit juices". After "vinegar" insert a comma. After "or" insert the following: "to prevent the manufacture, under permit, for sale or charge for making, or the manufacture for use or sale, or the sale and keeping and storing for use or sale, of".

Line 70. After "cider" insert "and fruit juices". Strike out the words "for use or sale" and insert in its place the sentence: "that are not subject to the payment of the United States Internal Revenue tax". Placing a comma after "tax". After "or" insert "(2)". After "the" insert "manufacture" placing a comma after "manufacture."

Line 71. Strike out all after the word "by" and use in its place the following: "persons having permits to do so" placing a comma after "so".

Line 72. Strike out "ing" and "laws" including the comma after "laws". After "of" insert "(a)". After "any" insert "alcoholic".

Line 73. Capitalize the first "p" in "pharmacopeia" and insert therein an "i" before the last "a". Capitalize the first "n" in "National" and "f" in "formulary". Strike out the comma after "formulary" and insert: "or by the American Homeopathic Pharmacopeia or the Pharmacopeia of the American Institute of Homeopathy" placing a comma after "Homeopathy". Before "patent" insert "or of alcoholic".

Line 75. Change the comma after "beverage" to a semicolon, and strike out the remainder of the line.

Line 76. Strike out all that precedes "toilet" and insert before "toilet" the expression "(b) alcoholic".

Line 77. Insert a comma after "antiseptic" and then insert the words "chemical and other similar". Strike out "unfit for" and substitute therefor "not used as a". After "and" insert "for".

Line 78. Change the comma after "use" to a semicolon and strike out the remainder of the line.

Lines 79 and 80. Strike out.

Line 81. Strike out all preceding the word "food" and insert before food "or (a)" after "products" insert "containing alcohol and".

Line 82. Strike out "so" after "be" and insert a comma after "cooking" and then insert "flavoring".

Line 83. Strike out all after "which" and substitute therefor "contain no more alcohol than is necessary for the purpose of extraction, solution or preservation and which are not sold or used for".

Line 84. Strike out the semi-colon after "beverage" and insert "purposes" using a colon after "purposes". After "or" insert "(3)". After "prevent" insert the following: "(a) the possession and use in chemical, or other scientific laboratories, or in plants not manufacturing intoxicating liquors for beverage purposes, but manufacturing dye, chemical and other similar preparations, of any equipment usually pertaining to such laboratories or plants; or (b) the possession of equipment necessary for the manufacture of any cider or fruit juices permitted herein, provided that persons manufacturing such cider or fruit juices for sale or charge for making, shall be required to obtain a permit from the commissioner to possess and use such equipment; or (4)".

Line 85. Change the first "c" in "antiseptic" to "s".

Line 86. Before "from" insert "or of such chemicals, dyes and other preparations" placing a comma after "preparations".

Line 90. Strike out "as" and "provided". Place a comma after "herein" and then add the following: "and provided, further, that upon the outside of each bottle, package, or box of any of the aforesaid preparations, solutions or extracts there is printed in English, conspicuously, legibly, and clearly the quantity by volume of alcohol in said preparations, solutions or extracts and the name and the address of the manufacturer thereof."

Line 94. After the word "houses" insert "or bonded wineries or wine store houses". After "custody" insert "or under the supervision and control". Before "all" insert "of".

Line 97. Change "warehouse" to "warehouses" and insert thereafter "or wineries or wine storehouses". Strike out the period after "state" and add the following: "where the sale of such liquors is not prohibited".

Line 100. Strike out "alcohol" and substitute therefor "all liquors and liquids".

Line 104. Strike out the period after "year" and add the following: "or at the death of the grantee, if such occurs prior to said date".

Line 105. After "giving" insert the phrase "the serial number thereof".

Line 115. Change the semicolon after "permit" to a comma.

Line 116. Strike out.

Line 117. Strike out the words "the community", including the semicolon thereafter.

Line 122. Change the comma after "execution" to a period and strike out the remainder of the line.

Line 123. After the word "for" insert the word "good".

Line 127. After "of" insert "cider, fruit juices", placing a comma after juices.

Line 129. After "manufacturers" insert a comma and then insert "and wholesalers and retailers".

Line 131. Before the word "as" insert "or of such chemicals and dyes" placing a comma after "dyes".

Line 132. After "(7)" strike out the word "physicians" and insert "licensed physicians, licensed dentists, licensed veterinarians and licensed osteopathic physicians".



Line 132. Strike out "extractions" and substitute therefor "potable alcohol".

Line 133. Change the period after "alcohol" to a semicolon and insert "and (9) managers, directors, or superintendents of chemical or other scientific laboratories or heads of institutions operating such laboratories" placing a period after "laboratories". Change "No" to "no" and insert before it "Except as herein provided". Change second "or" to "nor".

Line 134. After "manufacture" insert "or sell". Before "unless" insert "nor manufacture, sell or keep or possess for sale such extracts, solutions, and medical and other preparations as are recited in section 7 of this act". Strike out the expression "as herein provided" and substitute the word "therefor".

Line 141. Strike out the comma after "permits" and insert "by death" placing a comma after "death". Strike out the word "month". Strike out the period after "such" and insert "revocations, cancellations and lapses" placing a period after "lapses".

Line 145. Strike out the words "of prohibition".

Line 147. Strike out the period after "permits" and insert "by death" placing a period after "death".

Lines 154 and 155. Enclose in parenthesis.

Lines 164 and 165. Strike out.

Line 166. Change (7) to (6).

Line 168. Change the colon after "Retail Druggist" to a period.

Line 170. Insert a comma after "or" and also after "pharmacist"

Lines 174, 175 and 176. Enclose sentence "If such applicant \* \* \* he deems best" in parenthesis.

Line 184. Strike out "one (1)" and substitute therefor "two (2)". Insert a period after "cent".

Line 188. Strike out and then use the following: "(6) That he will keep a true record of all his receipts, purchases and sales of alcohol and wines and report same as required by law".

Line 189. Strike out and use the following: "(7), (8), the same as (5), (6) under 'A' Registered Pharmacist".

Line 194. Strike out "two (2)" and substitute therefor "four (4)".

Separate "per" from "cent" and place a period after "cent".

Line 199. After "required" insert the phrase "of the applicant".

Line 201. Change "unless" to "if" and strike out "not". Change "and" to "but" retaining the comma, and after "if" insert "he is not".

Line 202. Strike out "not".

Line 207. Strike out the period after "expedient" and add the following: "and as are not inconsistent with this act" placing a period after "act".

Section 12. Strike out all of this section and substitute therefor the following: "Section 12. Before any permit hereunder is granted, the applicant shall pay to the commissioner the following respective amounts: (1) Manufacturers of alcohol, \$50.00: (2) Manufacturers of wine, \$25.00: (3) Manufacturers of alcoholic preparations, except druggists and pharmacists making alcoholic medical compounds upon prescriptions therefor in the usual course of their business, operating under a permit and doing a business (a) of \$5000.00 a year or less, \$25.00; (b) of more than \$5000.00 a year \$50.00: (4) Wholesalers operating under a permit and doing a business (a) of \$10,000 a year or less, \$25.00: (b) of more

than \$10,000 a year, \$50.00: (5) Retail druggists and pharmacists, \$5.00: (6) Other retail dealers from \$2.00 to \$5.00, amount to be determined by the commissioner; (7) Physicians, (a) issuing alcoholic prescriptions, \$1.00; (b) selling or dispensing alcoholic medicinal compounds or preparations, \$5.00: (8) All other persons required to hold permits, from \$2.00 to \$10.00, the amount to be determined by the commissioner."

All moneys received by the commissioner under this section, shall be paid monthly into the state treasury, accompanied with a report to the state treasurer showing the amounts received and the person from whom received. Such moneys shall be credited to the general revenue fund of the state.

Line 271. Strike out the words "as herein".

Line 272. Strike out the first "provided" and the words "as herein provided", placing a colon after "cases".

Line 277. After "superintendent" place a comma and insert thereafter the expression "or of the person in charge" placing a comma after "charge".

Line 278. Strike out "institution" and insert another "e" before "m" in "elemosynary".

Line 281. Place a comma after the first "of" and insert thereafter the expression "or recognized officer of", placing a comma after "of".

Lines 284 and 285. Between these lines insert as a paragraph the following:

"Alcohol sold for medicinal purposes as provided in this section must be alcohol medicated in conformity with the laws and regulations of the Federal government."

Line 289. Before "Amount" insert "If alcoholic state if medicated or non-medicated" placing a period after "non-medicated". Before "Date of sale" insert "Purposes" placing a period thereafter.

Line 304. Change "A" in Amount" to a small "a".

Line 311. After the second blank line insert a comma and then insert "19...." placing a comma thereafter.

Line 319. Strike out the words "retail druggists" and insert the word "person". After "selling" insert, "or dispensing". After "or" insert "any other such alcoholic".

Line 320. Strike out "not prevented by" and substitute therefor "recited in". After "act" insert a comma and then insert the following: "or any physician selling or dispensing any alcoholic medical compound or preparation". Before "record" insert "permanent".

Line 321. Strike out all after the first "sales" and insert the following: "or dispensation, in the form prescribed by the commissioner." Place a period after "commissioner".

Line 326. Add to this line the following: "Persons making potable alcohol from denatured alcohol shall be subject to the same regulations as to sales, records and reports as the manufacturer of alcohol."

Line 331. Before "Amount" insert "Kind of liquor" using a period thereafter.

Lines 335 to 351 inclusive. Strike out and substitute therefor the following: "Section 17: Each person herein required to keep a record shall not later than the 5th day of July, 1919, and every three months thereafter, send a personally signed alphabetically arranged copy of the record required by each of the aforesaid to be kept, for the quarter preceding, to the commissioner, and a personally signed duplicate thereof to the clerk of the court of his county. Each of such persons shall also at said times make a report as follows using the items that apply:

## QUARTERLY REPORT.

From .....I, 19...., to ..... 19....

1. Amount of alcohol on hand.....I, 19.... (First day of quarter.)
  - a. Medicated .....
  - b. Non-Medicated .....
  - Total .....
2. Amount of alcohol manufactured within quarter... ..
3. Amount of alcohol purchased within quarter.....
  - a. Medicated .....
  - b. Non-Medicated .....
  - Total .....
4. Amount of alcohol used within quarter
  - a. Medicated .....
  - b. Non-Medicated .....
  - Total .....
5. Amount of alcohol sold within quarter
  - a. Medicated .....
  - b. Non-Medicated .....
  - Total .....
6. Amount of alcohol medicated within quarter.....
7. Amount of alcohol on hand at end of quarter
  - a. Medicated .....
  - b. Non-Medicated .....
  - Total .....
8. Amount of alcohol prescribed within quarter.....
9. Amount of wine on hand....., 19....  
(First day of quarter)
10. Amount of wine manufactured within quarter.....
11. Amount of wine purchased within quarter.....
12. Amount of wine sold within quarter.....
13. Amount of wine used within quarter.....
14. Amount of wine on hand at end of quarter.....
15. Purposes for which alcohol used
16. Purposes for which wine used
17. Average number of patients or persons alcohol  
distributed among or disposed to.....
18. Average number of communicants.....  
Signature.....

Such reports when filed with the commissioner and clerk of the court of each county shall be open to inspection as hereinafter provided.



Line 354. Strike out the words "at cost".

Line 357. After the word "numbering" insert the words "in duplicate".

Line 358. Before "consecutive" insert "duplicate".

Line 362. After "stub" insert the words "and the affidavit".

Line 364. After "stub" insert "and the prescription".

Line 370. Insert a comma after "prescription" and then add the following: "nor delivery of such liquors by a common carrier permitted to be made to the consignee upon presentation of such consignee's affidavit."

Line 372. Add the following: "The commissioner shall provide also application blanks for permits, blanks for reports, required herein, and blank forms of consignee's affidavits to the carrier, the last to be prepared in triplicate and numbered consecutively. All record books, affidavit and prescription forms, and blanks for reports required by this act shall be furnished by the commissioner at actual cost."

Line 374. After the word "oath" insert the phrase "by at least two persons".

Line 385. Change the period after "thereafter" to a semicolon and insert the following: "provided, that nothing herein shall prevent the commissioner from revoking a permit for any other good cause shown."

Lines 386 and 387. Strike out and insert the following as a paragraph: "In the hearing provided for in this section, and in all other hearings provided for in this act before the commissioner, the defending party may be represented by counsel. Witnesses may be had either for or against such party, but no witness shall be entitled to compensation from the state for attendance, or travel, unless the commissioner certifies that his testimony was material to the inquiry. The commissioner shall have authority to subpoena witnesses to appear at such hearings and to bring with them such papers, books and documents as may be pertinent to the inquiry, and to punish as for contempt a person who being duly summoned refuses to appear or produce such papers, books, or documents. Such witnesses shall receive such fees and mileage as are allowed witnesses in the court of common pleas, which fees and mileage shall be audited and paid, as other expenses are audited and paid, upon the presentation of proper vouchers sworn to by such witnesses and approved by the commissioner."

Line 388. Before the word "court" insert "officer or".

After "permit" insert the following: "or employee of such person having a permit to manufacture, sell, or purchase alcohol or wine."

Line 389. After "act" insert the following: "and such conviction is not subject to further review", following "review" with a comma.

Line 390. After "commissioner" insert a comma.

Line 392. Strike out the comma after "permit". Insert "a" between "without" and "hearing", and insert a comma after "hearing".

Line 393. After this line add the following as a paragraph:

"Any registered pharmacist or retail druggist, who has had his permit revoked under this or the preceding section, or any retail druggist's employee who has been convicted of violating any of the provisions of this act, as disclosed by the records of the commissioner's office shall be reported by the commissioner to the State Board of Pharmacy upon forms presented and supplied by the said State Board of Pharmacy.

Upon receipt of the report from the commissioner, the State Board of Pharmacy may cite such persons so reported to appear before the board and may, after due notice and hearing, refuse to grant a renewal certificate, or may revoke or suspend a certificate of such persons, if registered as a pharmacist, assistant pharmacist or apprentice. If such person as reported is neither registered as a pharmacist, assistant pharmacist or apprentice, but subsequently makes application for registration as such, the State Board of Pharmacy may refuse to grant such registration until the time when said board is satisfied the applicant is entitled to such registration."

Line 405. Change "others" to "other".

Line 413. Enclose each word in parenthesis and place the same in close proximity beneath the blank line immediately above.

Line 415. Enclose "address" in a parenthesis, placing it in close proximity beneath the line immediately above.

Line 416. Strike out the word "Affidavit" and substitute the following: "Attach affidavit here". Enclose the whole expression in parenthesis.

Line 428. After the second blank line insert a comma, and then insert "19.....," placing a comma thereafter.

Line 436. Change the first word "purpose" to "purposes".

Line 437. Place a comma after the blank line.

Line 438. Enclose "name" in parenthesis, and place it in close proximity beneath the line immediately above.

Line 439. Place a comma after the blank line.

Line 440. Enclose "address" in parenthesis and place it in close proximity beneath the line immediately above.

Line 466. Place a comma after "carrier" strike out all that follows and substitute therefor the following: "except by any person who has sold or obtained such liquor on an affidavit or prescription as herein provided".

Lines 468 to 470. Strike out the following: "retail druggists, wholesale druggists, \* \* \* legally possess liquor" and substitute therefor the following: "those persons permitted herein legally to possess liquor" using a comma after "liquor".

Line 472. Strike out the words "or places"

Line 493. Strike out the comma after "commissioner" and change the words "or other officers" to the expression "or any other officer".

Line 494. Change "are" to "is".

Line 503. Insert after "without" the following: "giving the names of the persons paying for the same and without".

Line 505. Change the colon after "statement" to a comma, change the comma after "advertising" to a period and strike out "and".

Line 506. Strike out.

Line 520. Double the "e" at the end of "employee".

Line 524. Insert a comma after "act".

Line 526. Strike out the comma after "cause".

Line 540. Before "unless" insert the expression "or to transport such liquors" using a comma after "liquors".

Line 550. Insert a comma after the second "who".

Lines 570, 571, 572 and 573. Line 570 after "conviction" insert the expression "of a physician of a second offense under this act" placing a comma after "act", and strike out the rest of these lines.

Line 578. Insert a comma after "change" and also after "from".

Line 579. Strike out the comma after "alcohol" and insert "or". Strike out the comma after "liquid", also the comma after "compound".

Line 580. Strike out the comma after "alcohol", the comma after the second "it" and the comma after "residue".

Line 587. Change "Any" to "any" and insert before it the following: "Except as herein provided".

Line 590. Insert "or" before "sell".

Line 594. Strike out the phrase "doing any of the acts" and use instead the phrase "committing any of the offenses".

Line 595. After "applicable" insert a comma.

Line 605. Strike out the second "a".

Line 606. Insert "thereof" before "shall".

Line 609. Insert "are" before "secured" and "he" before "is".

Line 610. Insert "thing" before the first "or".

Line 620. After "act" insert a semicolon. After "commissioner" insert a comma, and then insert "attorney general", placing a comma thereafter. Strike out "or".

Line 621. Insert a comma after "attorney" and then insert "or municipal law officer", placing a comma after "officer".

Line 636. Change "on" to "at".

Line 637. Strike out the words "service of the" and insert after "notice" the phrase "of the temporary injunction".

Line 639. Strike out "such".

Line 641. Change "persons" to "person" and "agents" to "agent".

Line 644. Strike out the comma after commissioner. Change "deputy" to "deputies", placing a comma thereafter, then insert "attorney general, prosecuting attorney, municipal law officer".

Line 686. Insert a comma after "and" and then insert the phrase "in addition to the provisions herein", using a comma after "herein".

Line 688. Change the comma after "necessary" to a period and strike out all that follows.

Line 694. Strike out the comma after "information".

Line 701. Insert a comma after "and".

Line 732. Strike out the comma after "his". Strike out "or her" and the comma following.

Line 734. Strike out the comma after "injured".

Line 740. Before "without" insert the following: "except in a private dwelling not subject to search as provided in section 50 of this act" placing a comma after "act".

Line 749. Strike out the comma after "liquor" and insert "or".

Line 750. Insert a comma after "thereof".

Line 756. Before the second "or" insert the following: "whether on land, in or on water, or in the air" placing a comma after "air".

Line 759. Change "complaint" to "complainant".

Line 767. Change "then" to "them".

Line 782. Insert a comma after "complaint".

Line 790. Change "house" to "building".

Line 794. Change "house" to "building".

Line 797. Insert a comma after "recite".

Line 798. Insert "shall" after "and".

Line 799. Before "place" insert "building", using a comma thereafter.

Line 800. Change the period after "sufficient" to a colon.

Line 804. Change the period after "copy" to a colon.



Line 807. Change "house" to "building", insert a comma thereafter. Strike out "or" before "place".

Line 813. Change "seach" to "search".

Line 816. Place a comma at the end of the second blank line.

Line 817. Place a period at the end of the blank line.

Line 821. Insert "building" before "premises", using a comma after "building".

Line 822. Insert "building" before "premises" using a comma after "premises".

Line 828. Insert a comma after "shall".

Line 840. Change "twelve" to "twenty-four".

Line 842. Change "may be found" to "are kept or stored", retaining comma.

Line 843. Insert a comma after "building" and then insert "place".

Line 850. Insert a comma after "building", strike out "or" and then insert "premises", following it with a comma.

Line 858. After the words "resort" insert the words "for drinking liquors", placing a comma after "liquors".

Line 863. After "ance" place a comma and strike out the comma after "place".

Lines 889, 890. Strike out the following: "unless good cause \* \* \* was being used" and substitute therefor the following: "unless the owner clearly proves that he did not know, nor negligently permit, the person convicted to be in possession of such team, vehicle, automobile or other conveyance", placing comma after "conveyance".

Lines 900 and 906. Strike out the following: "taking of the same \* \* \* costs of advertising", and substitute therefor the following: "and no claimant shall establish his ownership in such team, vehicle, automobile or other conveyance within thirty days after seizure thereof, such team, vehicle, automobile, or other conveyance, as the case may be, shall be sold and the proceeds after deducting the costs of the case and the expense of keeping and selling the said team, vehicle, automobile or other conveyance" using a comma after "conveyance". Change the last "the" to "are".

Line 908. Strike out the comma after "destroyed". Strike out "the" before "law" and insert a comma after "law". After "containers" insert "shall be".

Lines 910 and 915. Strike out these lines and substitute the following: "Section 54. The commissioner is authorized, at his discretion, to have the alcohol contained in all seized and confiscated liquors, separated and removed therefrom and to sell such alcohol at the same price at which, to the same persons to whom, and under the same regulations under which, the manufacturer of alcohol sells the same. After all necessary expenses are defrayed, the disposition of the net proceeds from each such sale shall follow the provisions herein as to disposition of fines. Any magistrate, judge or court having in custody seized and confiscated liquor, shall, except in cases of acquittal, notify the commissioner before final disposition thereof.

"The commissioner shall make to the clerk of the court of the county wherein were seized the liquors from which the alcohol was separated or removed, a report such as is required in section 17 of this act, and in addition thereto a report of the gross and net receipts from the sale of alcohol separated or removed from the liquors seized and con-

fiscated in such county. The commissioner shall also keep on file in his office, a record by counties showing the title of each case wherein such liquor was seized, the trial officer or court, the amount of liquor in such seizure from which alcohol was obtained, the amount of alcohol obtained therefrom, the gross receipts and expenses and net receipts."

Line 917. Change "if" to "is".

Line 923. Insert a comma after "same".

Line 924. Strike out the comma after "time" and the word "and" following "when".

Line 941. Strike out the words "or persons".

Line 946. Strike out "the".

Line 958. Insert a comma after "conveyance".

Line 957. Insert a comma after "act" and insert "to" before "turn".

Line 961. Strike out the comma after "shift".

Line 973. Place a period after "given" and strike out all that follows:

Line 988. Insert a comma after "violating".

Line 989. Strike out "special".

Line 993. Strike out the comma after "days".

Line 1011. Change "either on" to "on either".

Line 1018. Strike out the following: "matters heard within said thirty (30) days" and substitute therefor the following: "a hearing thereon within the first said thirty-day".

Line 1019. Strike out "fulness" and substitute therefor "crowded condition". Strike out "mat-".

Line 1020. Strike out "ters from being heard" and substitute therefor "hearing". Strike out the words "extreme statutory" and substitute therefor "full sixty-day period". Insert after "then" a comma and then insert "upon application made by".

Line 1021. After "sioner" place a comma and strike out "shall make application to", and insert "prosecuting attorney or attorney general" placing a comma after "general". Change the last "to" to "shall".

Line 1023. Change the period after "commissioner" to a comma and add "prosecuting attorney or attorney general".

Line 1024. After "conviction" insert "rendered".

Line 1025. After "hereunder" insert a comma.

Line 1028. Change "much" to "must".

Line 1048. Change "or" to "but", and "where" to "when".

Line 1052. Change "violation" to "violated".

Line 1054. Insert a comma after "if".

Line 1058. Strike out the comma after the first "such".

Line 1071. Insert a comma after "received".

Line 1076. Change "statement" to "statements".

Line 1084. Change "statement" to "statements" and strike out the comma after "statement".

Lines 1087 and 1088. Insert a comma after "kept" and strike out the following: "by manufacturers \* \* transportation companies" with a comma after "companies", and then insert the following: "except in the instance of the commissioner and the clerk of the court in each county", placing a comma after "county".

Lines 1090-1091. After "act" in 1090 insert a comma, and then insert the following: "or any magistrate or any judge of any court" plac-

ing a comma after "court". Change "office" in line 1090 to "officer", placing a comma thereafter, and strike out the remainder of 1090 and all of line 1091 preceding the first "to" and substitute therefor "magistrate or judge" placing a comma after "judge".

Line 1092. At the end of this line add the following: In the case of the commissioner and the clerk of the court of each county, the records required to be kept and reports required to be filed by such officers shall be open to public inspection during office hours.

Lines 1101 and 1102. Strike out both of these lines and substitute the following: "Section 70. Any justice of the peace, mayor, municipal court, police court, probate court, court of common pleas, judge of any such courts or any other judge" placing a comma after "judge".

Line 1106. Strike out the words "to try such case".

Line 1107. Strike out "jurisdiction".

Line 1112. Strike out the comma after "judge".

Lines 1117 and 1118. Between these lines insert the following sections: "Section ——. It shall be the duty (a) of the commissioner and any of his deputies and inspectors; (b) of sheriffs, deputy sheriffs and prosecuting attorneys of any county; (c) of the mayor, manager or other executive authority, municipal law officer, chief of police, police officer or patrolman, or marshal or deputy marshal of any municipality; (d) of any constable, deputy constable of any township to investigate alleged violations of, and to enforce and co-operate with officers in enforcing, the provisions of this act. No such officer shall be liable, either civilly or criminally for any act performed by him in good faith in enforcing or attempting to enforce or carry out any of the provisions of this act, and it shall be a good defense to any civil suit or criminal prosecution against any officer that the acts complained of were committed by him while acting in good faith, either with or without process of law, in enforcing or attempting to enforce or carry out the provisions of this act; but any wilful or negligent failure or refusal on the part of any such officer to perform any of the duties and obligations imposed upon him by any of the provisions of this act within the political sub-division in which he was elected, for which he was appointed, or by which he is employed, shall work a forfeiture of his office for which he is removable from office by any methods herein or elsewhere provided by law.

Section ——. In addition to any other provision made for such removal, an action in quo warranto may be brought against any such officer by the commissioner, attorney general, prosecuting attorney, municipal law officer or any resident of the subdivision in which it was such officer's duty to enforce the provisions of this act.

The mayor, manager, or other executive authority of a municipality shall remove any police, police officer, patrolman, marshal or deputy marshal who fails or refuses to perform any of the duties and obligations imposed upon him herein or elsewhere by law. Proceedings for such removal shall be begun by filing with the executive authority of the municipality a complaint, setting forth the causes why such officer shall be removed, and a copy of such complaint shall be served upon such officer against whom the complaint is filed, at least ten days before the hearing of said complaint. The complaint may be filed by the commissioner or any of his deputies, or by the law officer or any resident of the municipality, or by the mayor himself. Pending such investigation the mayor, in his discretion, may suspend for a period of not to exceed twenty days the officer complained against. Such removal proceedings shall be public



and the decision of the mayor, manager, or other executive authority shall be final. In case of failure of the commissioner, or a mayor, manager, or other executive authority, or the law officer of the municipality, or of the sheriff or the prosecuting attorney of the county, to perform any of the duties and obligations imposed upon him herein or elsewhere by law, the governor of the state shall remove such incumbent from office, and the proceedings for such removal shall be the same as provided in sections 4268 and 4269, General Code, provided that the senate shall consent to the removal of the commissioner.

The provisions herein are not intended to take away any other remedies already provided by law for removal of officers, and resort to any one remedy shall not preclude the use of any other remedy for such removal, provided that no more than one removal proceeding against any official shall be pending at the same time, and that removal under one proceeding shall be a bar to another proceeding against the same officer."

Line 1118. After "pending" insert the following: "when this act becomes operative."

Line 1123. Change "accepted" to "excepted".

Line 1124. Change "for" to "to".

Line 1125. Change "be" to "have been" and "were" to "had" and insert "been" after "not".

Line 1133 to line 1136. Strike out and substitute therefor the following: "Section 73. The provisions of an act to provide for license to traffic in intoxicating liquors, as found in volume 103, Ohio Laws, at pages 216-243, known as sections 1261-16, 1261-17, 1261-18, 1261-19, 1261-20, 1261-21, 1261-22, 1261-23, 1261-24, 1261-25, 1261-26, 1261-27, 1261-28, 1261-29, 1261-30, 1261-31, 1261-32, 1261-33, 1261-34, 1261-35, 1261-36, 1261-37, 1261-38, 1261-39, 1261-40, 1261-41, 1261-42, 1261-43, 1261-44, 1261-45, 1261-46, 1261-47, 1261-48, 1261-49, 1261-50, 1261-51, 1261-52, 1261-53, 1261-54, 1261-55, 1261-56, 1261-57, 1261-58, 1261-59, 1261-60, 1261-61, 1261-62, 1261-63, 1261-64, 1261-65, 1261-66, 1261-67, 1261-68, 1261-69, 1261-70, 1261-71, 1261-72, 1261-73 and amendments thereto, and sections 6064, 6065, 6066, 6070, 6071, 6071-1, 6072, 6073, 6074, 6075, 6076, 6077, 6078, 6079, 6080, 6081, 6082, 6083, 6084, 6085, 6086, 6087, 6088, 6089, 6090, 6091, 6092, 6093, 6094, 6094-1, 6095, 6096, 6102, 6103, 6104, 6105, 6106, 6108, 6109, 6110, 6111, 6112, 6113, 6114, 6115, 6116, 6117, 6118, 6119, 6120, 6122, 6125, 6127, 6128, 6130, 6132, 6134, 6135, 6136, 6137, 6138, 6140, 6141, 6142, 6143, 6144, 6145, 6146, 6147, 6148, 6149, 6150, 6151, 6153, 6155, 6156, 6157, 6159, 6161, 6162, 6163, 6164, 6165, 6166, 6167, 6168, 6187, 6188, 6189, 6190, 6191, 6192, of the General Code, and all laws or parts of laws inconsistent with this act but to the extent only of such inconsistency, are hereby repealed.

Line 1138. Strike out the comma after the last "nineteen".

Line 1145. Strike out "th" after "5" retaining the comma. After "effective" insert "on".

C. F. McCOY,  
B. J. EMERY,  
C. C. CRABBE,  
D. W. BESAW,  
A. L. STUMP,

J. E. FOSTER,  
L. J. GRAHAM,  
JOHN W. GORRELL,  
W. B. BRYSON.

Mr. Crabbe moved that said bill be reprinted as amended.  
The motion was agreed to.

On motion of Mr. Beetham the House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

- H. B. No. 326** — Mr. McCoy.  
To the committee on Public Highways.
- H. B. No. 327** — Mr. Hooley.  
To the committee on County Affairs.
- H. B. No. 328** — Mr. Bliss.  
To the committee on Fees and Salaries.
- H. B. No. 329** — Mr. Bryson.  
To the committee on Judiciary.
- H. B. No. 330** — Mr. Federman.  
To the committee on Cities.
- H. B. No. 331** — Mr. Weaver.  
To the committee on County Affairs.
- H. B. No. 332** — Mr. Comings.  
To the committee on County Affairs.
- H. B. No. 333** — Mr. Comings.  
To the committee on Common Schools.
- H. B. No. 334** — Mr. Evans.  
To the committee on Benevolent and Penal Institutions.
- H. B. No. 335** — Mr. Evans.  
To the committee on County Affairs.
- H. B. No. 336** — Mr. Lytle.  
To the committee on Agriculture.
- H. B. No. 337** — Mr. Cookston.  
To the committee on Public Highways.
- H. B. No. 338** — Mr. Barnes.  
To the committee on Conservation of Natural Resources.
- H. B. No. 339** — Mr. Chester.  
To the committee on Codes, Courts and Procedure.
- H. B. No. 340** — Mr. Chester.  
To the committee on Privileges and Elections.
- H. B. No. 341** — Mr. Besaw.  
To the committee on Appropriations and Finance.
- H. B. No. 342** — Mr. Besaw.  
To the committee on Public Highways.
- H. B. No. 343** — Mr. Besaw.  
To the committee on Appropriations and Finance.
- H. B. No. 344** — Mr. Johnston.  
To the committee on Villages.
- H. B. No. 345** — Mr. Robins.  
To the committee on Judiciary.
- H. B. No. 346** — Mr. Swedersky.  
To the committee on Labor.
- H. B. No. 347** — Mr. Cable.  
To the committee on Agriculture.

## MESSAGE FROM THE SENATE

Mr. Speaker:

I am directed to inform you that the President appointed as managers on the part of the Senate in the matter of difference between the two Houses on **Am. H. B. No. 8** — Mr. Helfrich, Messrs. Hopley, Ritter and Norris.

Attest:

W. E. HALLEY,  
Clerk.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Atkinon presented the petition of W. D. Huddle, and twenty-eight other citizens of Franklin county, protesting against passage of H. B. No. 187 — Mr. Hinchey; which was referred to the committee on Cities.

Mr. Graham, of Licking, presented the petition of Rev. Paul E. Kemper, Newark, and one hundred ten other citizens of Licking county, protesting against passage of H. B. No. 187 — Mr. Hinchey; which was referred to the committee on Cities.

Mr. Carson presented the petition of William Mills, and eight hundred fifty-seven other citizens of Meigs county, respectfully petitioning the General Assembly to take such action as is necessary to provide for the erection and maintenance of a hospital in Meigs county for accidentally injured persons; which was referred to the committee on Public Health.

Mr. Hinchey presented the petition of The Star Grocery Co., and eight other citizens of Seneca county, opposing the passage of H. B. No. 24 — Mr. Crabbe; which was referred to the committee on Liquor Traffic and Temperance.

The Clerk of the House presented the memorial of George E. Chamberlain, United States Senator from Oregon, requesting that each legislature request that Senate Bill No. S2470 providing for the taking over, improvement, relocation, construction and maintenance of a system of national highways and state highways, designed to facilitate the movement of troops, equipment, munitions and supplies, and to promote the general welfare of the people of the United States be passed; which was referred to the committee on Public Highways.

Mr. Winter presented the petitions of The Cincinnati Association of Credit Men; of The Robert J. Bonser Co.; of The American Laundry Machinery Co.; of The Pickering Hardware Co.; of The Isaac Winkler & Bro. Co.; of Bethesda Hospital; of the Rev. William P. Clark; of St. George Church; of The Ault & Wiborg Co.; of The Jos. Joseph & Bros. Co.; of the Rev. Francis Barcelman; of The O. Armleder Co.; of The Farmers and Shippers Tobacco Co.; of The Witt & Brown Co.; of The Barrett Co.; of the Bissinger Candy Co.; of the Rev. Jos. A. Tieken; of Fred Rauh & Co.; of The Greenwood Building Co.; of the Madison Building Association No. 2; of The First National Bank; of the Rev. Jno. D. McLeod; of The Andrew Jergens Co.; of the Rev. Frank H. Stevenson; of The Wm. Powell Co.; of The Mabley & Carew Co.; of The Meyer-Wise & Kaichen Co.; of The Sam B. Wolf Shoe Co.; of The Lockwood Manufacturing Co.; of The Edna Brass Mfg. Co.; of The Eagle-Picher Lead Co.; of The Milton Ochs Co.; of Fries & Fries; of Spear & Company; of The Wm. S. Merrell Chemical Co.; of The Central Trust Co.; of The Samuel Ach Co.; of The Manss-Owens Co.; of Union



Iron & Steel Co.; of The Cisco Machine Tool Co.; of J. Banham & Son; of the Merchants Oil Co.; of the Richter Grain Co.; of Simmons & Norris and forty-two other citizens all of Cincinnati, protesting against the passage of H. B. No. 88—Mr. Blauser; which were referred to the committee on Insurance.

5:10 o'clock p. m.

On motion of Mr. Lustig, the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Wednesday, March 5, 1919, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Hooley arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 236**—Mr. Taylor. His name being called, Mr. Hooley voted "No".

Mr. Hooley arose to a question of privilege, and asked that his vote be recorded on **Am. H. B. No. 159**—Mr. Comings. His name being called, Mr. Hooley voted "No".

Mr. Gordon, of Logan, arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 245**—Mr. Beaty. His name being called, Mr. Gordon, of Logan, voted "Aye".

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

There being no amendments for consideration, the House then passed to the second order of business, being bills for third reading.

**Am. H. B. No. 169**—Mr. Griswold, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Griswold moved to amend as follows:

In line four after the word "weight" insert the words "or count".

In line eight after the word "measure" insert the words "or numerical count." Place a semicolon after the words "numerical count".

In line eight strike out the word "or" and insert in lieu thereof a comma.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 10 after the word "be" strike out the word "allowed" and insert the word "established," in the same line after the word "agriculture" insert the following "and shall conform to those of the federal law".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Lonz moved to amend as follows:

In line 4 strike out the word "whoever" and insert in lieu thereof the words "any wholesale dealer who".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Matthews moved to amend as follows:

In line 8 strike out the word "exact".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Cable demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 96, nays 7, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Harter,	Moyer,
Atkinson,	Crosser,	Hastings,	Mulcahy,
Banker,	Davis,	Hatch,	Pearson,
Barnes,	Denune,	Helfrich,	Reynolds, Jas. A.
Beaty,	Dildine,	Hooley,	Reynolds, Tom,
Beetham,	Dodge,	Hopple,	Robins,
Benner,	Donahay,	Johnston,	Robinson,
Besaw,	Drury,	Jones, of Hamilton,	Russell,
Billingslea,	Dunspaugh,	Jones, of Trumbull,	Scott,
Bing,	Emery,	Kay,	Silver,
Blauser,	Evans,	Kilbane,	Smith,
Bond,	Faris,	Kreider,	Spidel,
Bonser,	Federman,	Lawyer,	Stokes,
Brach,	Foster,	Lentz,	Stump,
Brown,	Fouts,	Luchsinger,	Swedersky,
Bryson,	Freeman,	Lustig,	Talley,
Burns,	Gordon, of Brown,	Lytle,	Taylor,
Cable,	Gordon, of Logan,	McCoy,	Thompson,
Carson,	Graham,	McFarland,	Waterston,
Chester,	of Licking,	McKay,	Wenner,
Clark,	Graham,	Madden,	Wiest,
Cochrun,	of Muskingum,	Matthews,	Winter,
Comings,	Green,	Miller, of Fulton,	Wise,
Cookston,	Greve,	Morris,	York—96.
Copeland,	Griswold,		

Those voting in the negative are: Messrs. Bishop, Hinchey, Huber, Lonz, Schelhorn, Shy and Wildermuth.

So the bill passed.

The title was agreed to.

**H. B. No. 248** — Mr. Cable, having previously been read the third time was taken up.

Mr. Lustig moved that said bill be indefinitely postponed.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 5 after the word "the" insert the word "public".

In line 8 after the word "of" insert the word "public".

In line 26 after the "period" insert the following: "All such inventories shall be open to public inspection during regular office hours."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Greve moved to amend as follows:

In line 5 strike out the third "of" and insert the word "in".

In line 6 before the word "political" insert the words "in each".

In line 6 strike out the words "including municipal corporations."

The motion was agreed to and the bill so amended.

The question recurring, "Shall the bill pass?"

Mr. Beetham moved that said bill be referred to the committee on Taxation and Revenues.

The motion was agreed to and the bill so referred.

**H. B. No. 244** — Mr. Beaty, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Lustig moved that said bill be indefinitely postponed.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Myers moved that said bill be laid on the table.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 44, nays 44, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Carpenter,	Gordon, of Logan,	McKay,
Barnes,	Copeland,	Graham,	Morris,
Beaty,	Crabbe,	of Muskingum,	Mover.
Beetham,	Crosser,	Green,	Mulcahy,
Benner,	Davis,	Griswold,	Reynolds, Tom,
Bing,	Donahay,	Hatch,	Scott,
Bishop,	Entemann,	Hoover,	Smith,
Blauser,	Federman,	Hughes,	Spidel,
Bond,	Fouts,	Jones, of Trumbull,	Weaver,
Bonser,	Freeman,	Kay,	Wenner,
Brach,	Gordon, of Brown,	McCoy,	Winter—44.
Burns,			

Those voting in the negative are: Messrs.

Alban,	Foster,	Lentz,	Robinson,
Cable,	Graham,	Lonz,	Russell,
Carson,	of Licking,	Luchsinger,	Schellhorn,
Chester,	Hastings,	Lustig,	Shy,
Cochrun,	Helfrich,	Madden,	Stokes,
Delehanty,	Hooley,	Matthews,	Stump,
Denune,	Hopple,	Miller, of Fulton,	Walsh,
Dodge,	Huber,	Miller, of Stark,	Wiest,
Drury,	Johnston,	Myers,	Wildermuth,
Emery,	Kilbane,	Pearson,	Wise,
Evans,	Kreider,	Reynolds, Jas. A.	York—44.
Faris,			

So the bill not having received a constitutional majority was lost.

**H. B. No. 247** — Mr. Miller, of Stark, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Miller, of Stark, moved to amend as follows:

In line 123 after the word "twelve" insert "hundred".

In line 146 strike out all after the comma and in line 147 strike out all to the word "payable".

In line 164 strike out "the expiration of the term" and insert in lieu thereof "a successor is elected or appointed and qualified"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:



Those voting in the affirmative are: Messrs.

Baker,	Dodge,	Hooley,	Mulcahy,
Beaty,	Donahay,	Hoover,	Myers,
Beetham,	Dunspaugh,	Hughes,	Pearson,
Besaw,	Emery,	Johnston,	Reynolds, Jas. A.
Billingslea,	Entemann,	Jones, of Hamilton,	Reynolds, Tom,
Bing,	Evans,	Jones, of Trumbull,	Russell,
Bishop,	Foster,	Kay,	Shy,
Blauser,	Fouts,	Kreider,	Silver,
Bond,	Freeman,	Lawyer,	Spidel,
Brach,	Gordon, of Brown,	Lentz,	Stokes,
Brown,	Gordon, of Logan,	Lonz,	Stump,
Burns,	Gorrell,	Luchsinger,	Swedersky,
Cable,	Graham,	Lustig,	Talley,
Carpenter,	of Licking,	Lytle,	Taylor,
Carson,	Graham,	McCoy,	Thompson,
Chester,	of Muskingum,	McKay,	Waterston,
Cochrun,	Green,	Madden,	Wenner,
Comings,	Greve,	Matthews,	Wildermuth,
Cookston,	Griswold,	Miller, of Fulton,	Winter,
Crosser,	Hastings,	Miller, of Stark,	Wise,
Delehanty,	Hatch,	Morris,	York—85.
Denune,	Helfrich,	Moyer,	

So the bill passed.

The title was agreed to.

**Sub. H. B. No. 203**—Mr. Miller, of Stark, was taken up and read the third time.

Mr. Myers moved that said bill be referred to the committee on Judiciary.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line 8 after the word "action" insert "except accounts or claims purchased from a receiver or trustee in bankruptcy".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Stokes moved to amend as follows:

In line 7 after the word "bill" strike out the word "or" and in lieu thereof insert the word "of".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 66, nays 27, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	of Muskingum,	Mulcahy,
Atkinson,	Dildine,	Green,	Myers,
Barnes,	Dodge,	Greve,	Pearson,
Beaty,	Donahay,	Griswold,	Robinson,
Benner,	Drury,	Hastings,	Russell,
Besaw,	Emery,	Hatch,	Shy,
Bing,	Evans,	Hooley,	Silver,
Bishop,	Faris,	Hughes,	Stokes,
Blauser,	Foster,	Jones, of Trumbull,	Stump,
Bond,	Fouts,	Kay,	Swedersky,
Brown,	Freeman,	Kreider,	Talley,
Bryson,	Gordon, of Brown,	Lawyer,	Taylor,
Cable,	Gordon, of Logan,	Lentz,	Waterston,
Carpenter,	Gorrell,	Lonz,	Weaver,
Copeland,	Graham,	McCoy,	Wenner,
Crosser,	of Licking,	Miller, of Fulton,	Wise,
Davis,	Graham,	Miller, of Stark,	York—66.

Those voting in the negative are: Messrs.

Baker,	Cochrun,	Hopple,	Schelhorn,
Bonser,	Crabbe,	Huber,	Scott,
Brach,	Delehanty,	Johnston,	Smith,
Burns,	Entemann,	Madden,	Walsh,
Carson,	Harter,	Matthews,	Wiest,
Chester,	Helfrich,	Morris,	Wildermuth—27.
Clark,	Hoover,	Reynolds, Tom,	

So the bill passed.

The title was agreed to.

**H. B. No. 43**—Mr. Huber, was taken up and read the third time  
The question being, "Shall the bill pass?"

Mr. Hookey moved that said bill be indefinitely postponed.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Kreider moved to amend as follows:

In line 9 strike out the word "ten" and insert in lieu thereof the word "five".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Weaver moved to amend as follows:

In line 6 strike out the word "two" and insert the word "one".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 66, nays 28,  
as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Cookston,	Hoover,	Reynolds, Tom,
Baker,	Copeland,	Hopple,	Russell,
Barnes,	Crosser,	Huber,	Schelhorn,
Beaty,	Delehanty,	Johnston,	Shy,
Beetham,	Denune,	Kay,	Smith,
Benner,	Drury,	Kilbane,	Spidel,
Billingslea,	Dunspaugh,	Lentz,	Stokes,
Bing,	Emery,	Lonz,	Stump,
Bishop,	Entemann,	Lustig,	Swedersky,
Blauser,	Evans,	Madden,	Talley,
Brach,	Freeman,	Miller, of Fulton,	Taylor,
Bryson,	Greve,	Moyer,	Thompson,
Burns,	Griswold,	Mulcahy,	Walsh,
Cable,	Hastings,	Myers,	Wenner,
Carpenter,	Hatch,	Pearson,	Wiest,
Chester,	Helfrich,	Reynolds, Jas. A.,	Wildermuth—66.
Cochrun,	Hinchey,		

Those voting in the negative are: Messrs.

Alban,	Faris,	Green,	Robins,
Bond,	Foster,	Hookey,	Robinson,
Carson,	Gordon, of Brown,	Jones, of Trumbull,	Silver,
Comings,	Gordon, of Logan,	Kreider,	Waterston,
Crabbe,	Gorrell,	Lawyer,	Weaver,
Davis,	Graham,	Lytle,	Wise,
Dodoe,	of Muskingum,	Morris,	York—28.
Donahay,			

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Barnes submitted the following report:  
The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolutions:

**S. J. R. No. 1** — Mr. Whittemore.

Relative to appointment of committee to wait on the governor.

**S. J. R. No. 2** — Mr. Whittemore.

Relative to meeting in joint convention for the purpose of hearing results of election held November, 1918.

**S. J. R. No. 3** — Mr. Davis.

Relative to the inauguration of governor-elect James M. Cox.

**S. J. R. No. 27** — Mr. Agnew.

Relative to the printing of additional copies of S. J. R. No. 24.

**Am. S. B. No. 36** — Mr. White.

To amend sections 5777, 5778 and 5784 of the General Code, relating to the ninth United States Pharmacœpia, and the fourth edition of the National Formulary.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
CARL V. BEEBE,  
TOM W. JONES,

JOHN E. BARNES,  
HENRY EVANS,  
HERBERT L. JONES.

The Speaker of the House, in the presence of the House, signed said bill and joint resolutions.

By unanimous consent Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 66** — Mr. Comings.

Permitting the city of Elyria, Ohio, to pay a cost bill in the sum of \$552.36 to The Schaefer-Suhr Coal Company of Cleveland, Ohio.

**H. B. No. 106** — Mr. Hoover.

To amend sections 13698, 13700, 13702 and 13703 of the General Code, relating to suspension of sentence in criminal cases during the pendency of proceedings in error.

**H. B. No. 116** — Mr. McCoy.

Authorizing county commissioners to invest sinking funds in bonds of the United States, the state of Ohio, or of any municipal corporation, school, township or county bonds, in such state.

**H. B. No. 137** — Mr. Tom Reynolds.

To amend section 7604 of the General Code, relative to a deposit of school funds and limitation of the amount a bank may receive.

JOHN E. BARNES,  
C. F. McCOY,  
HENRY EVANS,  
HERBERT L. JONES,

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
CARL V. BEEBE,  
J. E. HOLDEN.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Lustig moved that the vote whereby **S. B. No. 12** — Mr. Archer, passed be reconsidered and that the motion be entered upon the journal and remain pending.



**H. B. No. 246** — Mr. Robins, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 105, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hatch,	Mulcahy,
Atkinson,	Delehanty,	Helfrich,	Myers,
Baker,	Denune,	Hinchey,	Pearson,
Banker,	Dildine,	Hooley,	Reynolds, Jas. A.,
Barnes,	Dodge,	Hoover,	Reynolds, Tom,
Beaty,	Donahay,	Hopple,	Robins,
Beetham,	Drury,	Huber,	Robinson,
Benner,	Dunspaugh,	Hughes,	Russell,
Besaw,	Emery,	Johnston,	Schelhorn,
Billingslea,	Evans,	Jones, of Hamilton,	Scott,
Bing,	Faris,	Jones, of Trumbull,	Shy,
Blauser,	Federman,	Kay,	Silver,
Bond,	Foster,	Kilbane,	Smith,
Bonser,	Fouts,	King,	Spidel,
Bryson,	Freeman,	Kreider,	Stokes,
Burns,	Gordon, of Brown,	Lawyer,	Stump,
Cable,	Gordon, of Logan,	Lentz,	Talley,
Carpenter,	Gorrell,	Lonz,	Taylor,
Carson,	Graham,	Lytle,	Thompson,
Chester,	of Licking,	McCoy,	Walsh,
Clark,	Graham,	McFarland,	Waterston,
Cochrun,	of Muskingum,	McKay,	Weaver,
Comings,	Green,	Matthews,	Wenner,
Cookston,	Greve,	Miller, of Fulton,	Wiest,
Copeland,	Griswold,	Miller, of Stark,	Wise,
Crabbe,	Harter,	Morris,	York—105.
Crosser,	Hastings,	Moyer,	

So the bill passed.

The title was agreed to.

**Am. H. B. No. 228** — Mr. Baker, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those voting in the affirmative are: Messrs

Alban,	Comings,	Graham,	Lustig,
Atkinson,	Cookston,	of Muskingum,	Lytle,
Baker,	Copeland,	Griswold,	McCoy,
Banker,	Crosser,	Hastings,	McFarland,
Barnes,	Delehanty,	Hatch,	McKay,
Beaty,	Dildine,	Hinchey,	Matthews,
Beetham,	Dodge,	Hooley,	Miller, of Fulton,
Benner,	Donahay,	Hoover,	Morris,
Billingslea,	Drury,	Hopple,	Moyer,
Bing,	Dunspaugh,	Huber,	Mulcahy,
Bishop,	Entemann,	Hughes,	Myers,
Blauser,	Evans,	Johnston,	Reynolds, Jas. A.,
Bond,	Federman,	Jones, of Hamilton,	Reynolds, Tom,
Bonser,	Foster,	Jones, of Trumbull,	Robins,
Brach,	Fouts,	Kay,	Robinson,
Burns,	Freeman,	Kilbane,	Russell,
Carpenter,	Gardner,	King,	Schelhorn,
Carson,	Gordon, of Brown,	Kreider,	Scott,
Chester,	Gordon, of Logan,	Lawyer,	Shy,
Clark,	Graham,	Lentz,	Silver,
Cochrun,	of Licking,	Lonz,	Smith,

Those voting in the affirmative are: Messrs. — Concluded.

Spidel,	Taylor,	Wenner,	Wise,
Stokes,	Thompson,	Wiest,	York—93.
Stump,	Waterston,	Wildermuth,	

So the bill passed.

The title was agreed to.

**H. B. No. 231** — Mr. Billingslea, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Stokes moved to amend as follows:

In line 80 strike out the word "write" and in lieu thereof insert the word "writs".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 98, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Hinchey,	Pearson,
Baker,	Dildine,	Hoover,	Pugh,
Banker,	Dodge,	Hopple,	Reynolds, Jas. A.,
Barnes,	Donahay,	Huber,	Reynolds, Tom,
Beaty,	Drury,	Johnston,	Robins,
Beetham,	Dunspaugh,	Jones, of Hamilton,	Robinson,
Besaw,	Emery,	Jones, of Trumbull,	Russell,
Billingslea,	Evans,	Kay,	Schelhorn,
Bing,	Faris,	Kilbane,	Scott,
Blauser,	Federman,	King,	Shy,
Bliss,	Foster,	Kreider,	Silver,
Bonser,	Fouts,	Lawyer,	Smith,
Brach,	Gordon, of Brown,	Lentz,	Spidel,
Brannon,	Gordon, of Logan,	Lonz,	Stokes,
Cable,	Gorrell,	Lustig,	Stump,
Caroenter,	Graham,	Lytle,	Swedersky,
Carson,	of Licking,	McCoy,	Talley,
Chester,	Graham,	McKay,	Taylor,
Clark,	of Muskingum,	Madden,	Thompson,
Cochrun,	Green,	Matthews,	Walsh,
Cookston,	Greve,	Miller, of Fulton,	Waterston,
Copeland,	Griswold,	Morris,	Weaver,
Crabbe,	Harter,	Moyer,	Wenner,
Crosser,	Hastings,	Mulcahy,	Wise,
Delehanty,	Helfrich,	Myers,	York—98.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 3** — Mr. Gorrell.

To repeal section 6253, 11683 and 11684 of the General Code, relating to the publication of election notices in the German language.

**Am. H. B. No. 48** — Mr. Gorrell.

To amend section 4228 of the General Code, relating to the publication of ordinances, resolutions, etc., of municipalities which are required to be published by law.

**Am. H. B. No. 90** — Mr. Gorrell.

To amend section 2508 of the General Code, relating to the publication of the report of the county auditor.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the Committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 28** — Mr. Wise.

Attest:

W. E. HALLEY,  
Clerk.

By unanimous consent Mr. McCoy submitted the following report: The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 254** — Mr. Greve, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 97 omit the comma after the word "law".

In line 164 after the word "criminal" insert the word "case".

In line 165 change the word "filled" to "filed".

In line 178 change "ball" to "bail".

In line 184 after the words "actions of" strike out the word "foreclosure" and insert in lieu thereof "forfeiture".

In line 77, strike out the word "be" and insert in lieu thereof "own property".

In line 78 after the word "execution" insert the words "of a value".

CHARLES H. FOUTS,

C. F. McCOY,

GEO. F. GREVE,

J. S. MILLER,

WM. L. HUGHES,

F. A. HINCHEY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Atkinson presented the petition of A. G. Hastings and fifty-eight other citizens of Franklin county, opposing the passage of H. B. No. 270, which was referred to the committee on Cities.

**4:50 o'clock p. m.**

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.



Hall of the House of Representatives, Columbus, Ohio,

**Thursday, March 6th, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. McCoy arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 43** — Mr. Huber. His name being called, Mr. McCoy voted "no".

By unanimous consent, Mr. Thompson submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 55** — Mr. Thompson, having had the same under consideration do recommend to their respective houses as follows:

That said bill shall remain as passed by the House of Representatives with the following amendment:

In line 6, at the end of the line add "All officers authorized to issue certificates of compliance with the laws of this state, to corporations not organized under the laws of this state, shall keep a record of such certificates issued by them."

M. B. ARCHER,  
GEORGE D. JONES,

Managers on the part of the  
Senate.

WILLIAM L. HUGHES,  
FRANCIS M. THOMPSON,  
MILTON CLARK.

Managers on the part of the  
House of Representatives.

The question being, "Shall the report of the Committees of Conference be adopted?"

The yeas and nays were taken, and resulted — yeas 96, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Clark,	Gordon, of Logan,	Hopple,
Atkinson,	Cochrun,	Gorrell,	Huber,
Barnes,	Comings,	Graham,	Hughes,
Beaty,	Cookston,	of Licking,	Johnston.
Beetham,	Copeland,	Graham,	Jones, of Hamilton,
Benner,	Crabbe,	of Muskingum,	Jones, of Trumbull,
Besaw,	Dildine,	Green,	Kilbane,
Billingslea,	Dodge,	Greve,	Kreider,
Bing,	Donahay,	Griswold,	Lawyer,
Blauser,	Drury,	Halstead,	Lentz,
Bond,	Emery,	Harter,	Lonz,
Bonser,	Entemann,	Hastings,	Luchsinger,
Brach,	Evans,	Hatch,	Lustig,
Bryson,	Foster,	Helfrich,	Lytle,
Burns,	Fouts,	Hinchey,	McCoy,
Carpenter,	Freeman,	Hooley,	McKay,
Carson,	Gordon, of Brown,	Hoover,	Madden,

Those voting in the affirmative are: Messrs. — Concluded.

Matthews,	Reynolds, Jas. A.,	Spidel,	Walsh,
Miller, of Fulton,	Reynolds, Tom,	Stokes,	Waterston,
Miller, of Stark,	Robins,	Stump,	Wiest,
Morris,	Robinson,	Swedersky,	Wildermuth,
Moyer,	Russell,	Talley,	Winter,
Mulcahy,	Schelhorn,	Taylor,	Wise,
Myers,	Shy,	Thompson,	York—96.
Pearson,	Smith,		

The report of the committees of Conference was agreed to.

Mr. Myers moved that **H. R. No. 40** be made a special order for Tuesday, March 11th, 1919, at 2:00 o'clock p. m.

The motion was not agreed to.

By unanimous consent Mr. Wise submitted the following report:

The committees of Conference, to whom were referred **Am. H. B. No. 28**—Mr. Wise, having had the same under consideration, reports it back and recommends that the Conference committee report be concurred in.

H. W. DAVIS,  
T. M. BERRY,  
O. J. DEMUTH,

Managers on the part of the Senate.

FRANK C. WISE,  
C. W. KING,  
ISRAEL M. BLAUSER,

Managers on the part of the House of Representatives.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 89, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Griswold,	McKay,
Atkinson,	Cowan,	Halstead,	Madden,
Baker,	Crabbe,	Harter,	Matthews,
Barnes,	Crosser,	Hatch,	Miller, of Fulton,
Beaty,	Davis,	Helfrich,	Miller, of Stark,
Beetham,	Dodge,	Hinchey,	Morris,
Benner,	Donahay,	Hooley,	Moyer,
Billingslea,	Drury,	Hoover,	Mulcahy,
Bing,	Emery,	Hopple,	Pearson,
Blauser,	Entemann,	Hughes,	Robins,
Bliss,	Evans,	Johnston,	Russell,
Bond,	Federman,	Jones, of Trumbull,	Shy,
Bonser,	Foster,	Kay,	Silver,
Brach,	Fouts,	Kilbane,	Smith,
Brown,	Freeman,	King,	Spidel,
Bryson,	Gordon, of Brown,	Kreider,	Swedersky,
Burns,	Gordon, of Logan,	Lawyer,	Taylor,
Carpenter,	Gorrell,	Lentz,	Waterston,
Carson,	Graham,	Lonz,	Weaver,
Clark,	of Licking,	Luchsinger,	Winter,
Cochrun,	Graham,	Lytle,	Wise,
Comings,	of Muskingum,	McCoy,	York—89.
Cookston,	Green,	McFarland,	

Those voting in the negative are: Messrs.

Besaw,	Reynolds, Jas. A., Stokes,	Walsh,
Denune,	Reynolds, Tom, Thompson,	Wildermuth—10.
Dildine,	Schelhorn,	

The report of the committee of Conference was agreed to.

Mr. Miller of Stark submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 30**—Mr. Miller, of Stark, having had the same under consideration do recommend to their respective houses as follows:

That the bill as passed by the House be agreed to with the following amendment:

In line 17, after the word "prescribe", insert a comma and the following: "provided the salary at no time shall exceed four thousand dollars."

J. S. MILLER,  
WM. L. HUGHES,  
W. W. STOKES,

Managers on the part of the  
House of Representatives.

H. ROSS AKE,  
WM. AGNEW,  
M. B. ARCHER,

Managers on the part of the  
Senate.

The question being, "Shall the report of the Conference committee be agreed to?"

The yeas and nays were taken, and resulted—yeas 88, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hastings,	Myers,
Baker,	Donahay,	Hatch,	Reynolds, Jas. A.,
Beaty,	Drury,	Helfrich,	Reynolds, Tom,
Beetham,	Dunspaugh,	Hinchey,	Robins,
Benner,	Emery,	Hooley,	Robinson,
Besaw,	Entemann,	Hoover,	Russell,
Bing,	Evans,	Hopple,	Silver,
Blauser,	Faris,	Huber,	Smith,
Bond,	Federman,	Hughes,	Spidel,
Bonser,	Foster,	Johnston,	Stokes,
Burns,	Fouts,	Jones, of Trumbull,	Stump,
Carpenter,	Gordon, of Brown,	Kay,	Swedersky,
Carson,	Gordon, of Logan,	Kreider,	Taylor,
Clark,	Gorrell,	Lentz,	Thompson,
Cochrun,	Graham,	Luchsinger,	Waterston,
Comings,	of Licking,	Lustig,	Weaver,
Cookston,	Graham,	McCoy,	Wenner,
Copeland,	of Muskingum,	Miller, of Fulton,	Wiest,
Cowan,	Green,	Miller, of Stark,	Wildermuth,
Crabbe,	Greve,	Morris,	Winter,
Delehanty,	Griswold,	Moyer,	Wise,
Denune,	Halstead,	Mulcahy,	York—88.
Dildine,	Harter,		

Those who voting in the negative are: Messrs. Lonz, Madden, and Schelhorn.



The report of the committee of Conference was agreed to.

Mr. Crabbe submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. H. B. No. 8**—Mr. Helfrich, having had the same under consideration do recommend to their respective houses as follows:

That the Senate amendment be concurred in.

JAMES R. HOPLEY,  
H. J. RITTER,  
T. M. NORRIS,

Managers on the part of the Senate.

W. B. BRYSON,  
C. C. CRABBE,

Managers on the part of the House.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted—yeas 95, nays 4, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Hunter,	Morris,
Baker,	Denune,	Hastings,	Moyer,
Barnes,	Dildine,	Hatch,	Mulcahy,
Beaty,	Dodge,	Helfrich,	Myers,
Beetham,	Donahay,	Hinchey,	Pearson,
Benner,	Drury,	Hoover,	Reynolds, Jas. A.,
Besaw,	Dunspaugh,	Hooper,	Reynolds, Tom,
Billingslea,	Emery,	Haber,	Robins,
Bing,	Entemann,	Hughes,	Robinson,
Blauser,	Evans,	Johnston,	Russell,
Bliss,	Federman,	Jones, of Trumbull,	Shy,
Bond,	Foster,	Kilbane,	Silver,
Bonser,	Freeman,	Kreider,	Smith,
Brannon,	Gordon, of Brown,	Lawyer,	Spidel,
Brown,	Gordon, of Logan,	Lentz,	Stokes,
Carpenter,	Gorrell,	Lustig,	Stump,
Carson,	Graham,	Lytle,	Swedersky,
Chester,	of Licking,	McCoy,	Thompson,
Clark,	Graham,	McFarland,	Weaver,
Cochrun,	of Muskingum,	McKay,	Wenner,
Comings,	Green,	Madden,	Wiest,
Cookston,	Greve,	Matthews,	Wildermuth,
Copeland,	Grissold,	Miller, of Fulton,	Wise,
Cowan,	Halstead,		York—95.
Davis,			

Those voting in the negative are: Messrs. Fouts, Lonz, Schelhorn and Walsh.

The report of the committee of Conference was agreed to.

The House then passed to the second order of business, being bills for third reading.

**Am. H. B. No. 132**—Mr. Wise, having previously been read the third time was taken up.

The question being, "Shall the bill pass?"

Mr. Wise moved to amend as follows:

In line 2, strike out the numerals "2508, 4228 and 5704", and insert in lieu thereof "5707", and after the numeral "5751" insert a comma and the numeral "6254".

Strike out sections 2508, 4228 and 5704.

In line 37 after the word "in" strike out "a" and insert "two daily".

In line 38 change "newspaper" to "newspapers" and after the word "language" insert "of opposite politics and of general circulation", and after "county" insert a period and add: "If there are not two such daily newspapers in the county, then in two weekly newspapers of opposite politics if there be such, if not then publication in one newspaper is required."

Between lines 33 and 34 insert:

"Sec. 5707. The publishers of newspapers, for advertising the delinquent and forfeited list of the several counties, and the notice of sale, shall be entitled to receive a sum not exceeding the following rates: For the notice of sale, ten dollars; for designating the several school districts, townships, villages and cities, and the several wards in the city, fifty cents each; and for each tract of land, city or town lot, or part of lot, contained in each of such lists, thirty cents. A greater sum than one-half of the taxes and penalties, due on any tract, lot or part of lot, shall not be allowed for advertising such tract, lot or part of lot. Such property shall not be published in a list as delinquent, if the taxes, assessments, and penalty thereon have been paid before the twentieth day of December. *Providing, however, newspapers having a circulation of over forty thousand shall charge and receive for such advertisements, notices and proclamations, rates charged by it for like amount of space to other advertisers in its general display advertising columns.*"

Between lines 47 and 48 insert:

Sec. 6251. Publishers of newspapers may charge and receive for the publication of advertisements, notices and proclamations required to be published by a public officer of the state, county, city, village, township, school, benevolent or other public institution, or by a trustee, assignee, executor or administrator, the following sums, except where the rate is otherwise fixed by law, to-wit: For the first insertion, one dollar for each square, and for each additional insertion authorized by law or the person ordering the insertion, fifty cents for each square. Fractional squares shall be estimated at a like rate for space occupied. In advertisements containing tabular or rule work fifty per cent may be charged in addition to the foregoing rates. *Providing, however, newspapers having a circulation of over forty thousand shall charge and receive for such advertisements, notice and proclamations, rates charged by it for like amount of space to other advertisers who advertise in its general display advertising columns.*"

In line 74, strike out the numerals "2508, 4228 and 5704", and in lieu thereof insert "5707" and after "5751" insert "6251".

In line 75, strike out the numerals "6253, 11683 and 11684".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Lustig moved that said bill be reprinted as amended and made special order for Tuesday, March 11th, 1919, at 2:30 o'clock, p. m.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 82, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Harter,	Myers,
Atkinson,	Dildine,	Hastings,	Reynolds, Jas. A.,
Baker,	Donahay,	Hatch,	Reynolds, Tom,
Barnes,	Drury,	Helfrich,	Robinson,
Beaty,	Dunspaugh,	Hinchey,	Russell,
Beetham,	Emery,	Hoover,	Shy,
Benner,	Evans,	Hopple,	Smith,
Blauser,	Federman,	Hughes,	Spidel,
Bonser,	Foster,	Johnston,	Stokes,
Brach,	Fouts,	Jones, of Trumbull,	Stump,
Brannon,	Freeman,	Kilbane,	Swedersky,
Brown,	Gordon, of Logan,	Lentz,	Talley,
Burns,	Correll,	Lonz,	Taylor,
Carpenter,	Graham,	Luchsinger,	Thompson,
Carson,	of Licking,	Lustig,	Walsh,
Clark,	Graham,	Lytle,	Weaver,
Cochrun,	of Muskingum,	McFarland,	Wenner,
Comings,	Green,	McKay,	Wildermuth,
Cookston,	Greve,	Madden,	Winter,
Copeland,	Griswold,	Miller, of Fulton,	Wise,
Crabbe,	Halstead,	Mulcahy,	York—82.

Those voting in the negative are: Messrs. Bond, McCoy, Matthews, Moyer, Schelhorn and Wiest.

So the bill passed.

Mr. Wise moved to amend the title as follows:

In line 1 of the title of the bill, strike out the figures "2508, 4228 and 5704 and insert in lieu thereof the figures "5707".

Before "6251" strike out and insert a comma and "6254".

In line 2 of the title, strike out the figures "6253", "6254" and "11683".

In line 3 of the title, strike out the word "and" and the figures "11684".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

**H. B. No. 139**—Mr. Beaty, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Beaty moved to amend as follows:

In line 2 strike out the word "and" and insert a comma and after the numeral "12941" add "and 12942".

In line 15 after the comma following the word "color" strike out the remaining words in line 15.

Strike out all of lines 16, 17, 18, 19, 20, 21 and all of the words in line 22 to the period following the word "person".

In line 27 after the comma following the word "buffets" strike out all of the remaining words in line 27 and strike out all of line 28 to the semicolon following the word "sold".

In line 46 after the word "thereby" strike out all the words remaining in said line 46 and also strike out lines 47 and 48.

In line 53 strike out the word "and" and in lieu thereof add after the numeral "12941" "and 12942".

The motion was agreed to and the bill was so amended.

Mr. Clark moved that the bill with proposed amendment be referred to the committee on Judiciary.

Upon which a yea and nay vote was demanded, taken and resulted—yeas 3, nays 106, as follows:



Those voting in the affirmative are: Messrs. Clark, Jones of Hamilton, and Morris.

Those voting in the negative are: Messrs.

Alban,	Copeland,	Hatch,	Pearson,
Atkinson,	Crabbe,	Helfrich,	Reynolds, Jas. A.,
Backowski,	Davis,	Hinchey,	Reynolds, Tom,
Banker,	Delehanty,	Hooley,	Robins,
Barnes,	Denune,	Hoover,	Robinson,
Beaty,	Dildine,	Hopple,	Russell,
Beetham,	Donahay,	Huber,	Schelhorn,
Benner,	Drury,	Hughes,	Scott,
Besaw,	Dunspaugh,	Johnston,	Shy,
Billingslea,	Emery,	Jones, of Trumbull,	Silver,
Bing,	Entemann,	Kay,	Smith,
Bishop,	Evans,	Kilbane,	Spidel,
Blauser,	Federman,	Kreider,	Stokes,
Bliss,	Foster,	Lawyer,	Stump,
Bond,	Fouts,	Lonz,	Swedersky,
Bonser,	Gordon, of Logan,	Luchsinger,	Talley,
Brach,	Gorrell,	Lustig,	Taylor,
Brannon,	Graham,	Lytle,	Thompson,
Brown,	of Licking,	McCoy,	Walsh,
Bryson,	Graham,	McKay,	Waterston,
Burns,	of Muskingum,	Madden,	Weaver,
Carpenter,	Green,	Matthews,	Wenner,
Carson,	Greve,	Miller, of Fulton,	Wiest,
Chester,	Griswold,	Miller, of Stark,	Wildermuth,
Cochrun,	Halstead,	Moyer,	Winter,
Comings,	Harter,	Mulcahy,	Wise,
Cookston,	Hastings,	Myers,	York—106.

The motion was not agreed to.

The question recurring, "Shall the motion to amend be agreed to?"

The yeas and nays were taken, and resulted — yeas 101, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Hatch,	Pearson,
Atkinson,	Crabbe,	Helfrich,	Reynolds, Jas. A.,
Backowski,	Davis,	Hinchey,	Reynolds, Tom,
Baker,	Delehanty,	Hooley,	Robins,
Barnes,	Denune,	Hoover,	Robinson,
Beaty,	Dildine,	Hopple,	Russell,
Beetham,	Donahay,	Huber,	Schelhorn,
Benner,	Drury,	Hughes,	Scott,
Besaw,	Emery,	Johnston,	Shy,
Billingslea,	Entemann,	Jones, of Trumbull,	Silver,
Bing,	Evans,	Kay,	Smith,
Bishop,	Federman,	Kilbane,	Spidel,
Blauser,	Foster,	Kreider,	Stokes,
Bliss,	Fouts,	Lawyer,	Stump,
Bond,	Gordon, of Brown,	Lentz,	Talley,
Bonser,	Gordon, of Logan,	Lonz,	Taylor,
Brach,	Gorrell,	Luchsinger,	Thompson,
Brannon,	Graham,	Lustig,	Walsh,
Brown,	of Licking,	Lytle,	Waterston,
Bryson,	Graham,	McCoy,	Weaver,
Burns,	of Muskingum,	McKay,	Wenner,
Carpenter,	Green,	Madden,	Wildermuth,
Carson,	Greve,	Matthews,	Winter,
Chester,	Griswold,	Miller, of Fulton,	Wise,
Clark,	Harter,	Moyer,	York—101.
Cochrun,	Hastings,	Myers,	

The motion to amend was agreed to.

Mr. Beaty demanded a call of the House, which was duly seconded, taken, and one hundred five members answered to their names.

The absentees are: Messrs.

Banker,	Dunspaugh,	Halstead,	Moyer,
Cable,	Faris,	Jones, of Hamilton,	Mulcahy,
Comings,	Freeman,	King,	Pugh,
Crosser,	Gardner,	McFarland,	Scott,
Dunn,	Gordon, of Brown,		

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beaty further proceedings under the call were dispensed with.

The question recurring, "Shall the bill pass?"

Mr. Luchsinger demanded the previous question, which was duly seconded. The question being "Shall the debate now close", which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 87, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Hopple,	Robins,
Barnes,	Dodge,	Huber,	Robinson,
Beaty,	Donahay,	Hughes,	Russell,
Beetham,	Drury,	Jones, of Trumbull,	Schelhorn,
Benner,	Emery,	Kay,	Scott,
Besaw,	Entemann,	Kreider,	Shy,
Bing,	Faris,	Lawyer,	Silver,
Bond,	Federman,	Lentz,	Smith,
Bonser,	Fouts,	Luchsinger,	Spidel,
Brach,	Gordon, of Brown,	Lustig,	Stokes,
Brown,	Gordon, of Logan,	Lytle,	Stump,
Bryson,	Gorrell,	McCoy,	Talley,
Burns,	Graham,	McFarland,	Taylor,
Carpenter,	of Licking,	McKay,	Thompson,
Carson,	Graham,	Madden,	Walsh,
Chester,	of Muskingum,	Miller, of Fulton,	Waterston,
Cochrun,	Green,	Miller, of Stark,	Weaver,
Comings,	Griswold,	Morris,	Wenner,
Cookston,	Hatch,	Mulcahy,	Wildermuth,
Copeland,	Helfrich,	Myers,	Winter,
Crabbe,	Hinchey,	Pearson,	Wise,
Davis,	Hoooley,	Reynolds, Jas. A.,	York—87.
Delehanty,			

Those voting in the negative are: Messrs.

Atkinson,	Clark,	Hastings,	Kilbane,
Backowski,	Cowan,	Jones, of Hamilton,	Lonz—10.
Brannon,	Denune,		

So the bill passed.

Mr. Beaty moved to amend as follows:

In the first line of title strike out the word "and" and insert a comma, and after the numeral "12941" add "and 12942".

The motion was agreed to and the title so amended.

The title was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the Committees of Conference on matters of difference between the two houses on **Am. H. B. No. 30** — Mr. Miller, of Stark.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 50** — Mr. Gorrell.

To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent.

With the following amendments in which the concurrence of the House is requested:

In line 6 change "Tuesday" to "Thursday".

In line 7 after the first word "one" insert "Daily".

In line 7 after the word language insert: "Of the political party casting the largest vote in the state at the last general election, and in one daily English newspaper of the political party casting the next largest vote in the state at the same election, both published in the county and of general circulation therein. If there be no such daily newspaper published in the county then in two weekly English newspapers published and circulated therein, if there are two such papers published; if not then in one such weekly English newspaper will be sufficient."

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 29** — Mr. Whittemore.

Relative to adjournment.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,  
Baker,  
Beetham,  
Benner,

Besaw,  
Billingslea,  
Bishop,  
Blausner,

Bond,  
Bonser,  
Brannon,  
Burns,

Carson,  
Chester,  
Clark,  
Cochrun,



Those voting in the affirmative are: Messrs. — Concluded.

Cookston,	Gordon, of Logan,	Kreider,	Reynolds, Jas. A.,
Copeland,	Graham,	Lawyer,	Robins,
Cowan,	of Licking,	Lentz,	Robinson,
Delehanty,	Graham,	Lonz,	Russell,
Denune,	of Muskingum,	Lustig,	Schelhorn,
Dildine,	Green,	Lytle,	Scott,
Donahay,	Griswold,	McCoy,	Shy,
Drury,	Harter,	McFarland,	Silver,
Emery,	Hastings,	McKay,	Smith,
Entemann,	Hatch,	Madden,	Spidel,
Evans,	Hooley,	Miller, of Fulton,	Taylor,
Faris,	Hoover,	Miller, of Stark,	Walsh,
Federman,	Hopple,	Moyer,	Waterston,
Foster,	Huber,	Mulcahy,	Wildermuth,
Fouts,	Johnston,	Myers,	Winter,
Freeman,	Jones, of Trumbull,	Pearson,	Wise—80.
Gordon, of Brown,	Kilbane,		

The resolution was adopted.

**H. B. No. 260** — Messrs. Hastings-Wiest, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Myers demanded a call of the House, which was duly seconded, taken, and ninety-three members answered to their names.

The absentees are: Messrs.

Atkinson,	Comings,	Foster,	King,
Banker,	Cookston,	Gardner,	McKay,
Beaty,	Cowan,	Gorrell,	Morris,
Billingslea,	Crosser,	Graham,	Pugh,
Bliss,	Dunn,	of Licking,	Reynolds, Tom,
Cable,	Dunspaugh,	Greve,	Scott,
Carpenter,	Faris,	Halstead,	Talley,
Clark,	Federman,	Hughes,	Thompson.

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Stokes further proceedings under the call were dispensed with.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Hoover,	Mulcahy,
Baker,	Dodge,	Hopple,	Myers,
Barnes,	Donahay,	Hughes,	Pearson,
Beetham,	Drury,	Johnston,	Reynolds, Jas. A.,
Besaw,	Emery,	Jones, of Trumbull,	Robins,
Billingslea,	Entemann,	Kay,	Robinson,
Bishop,	Evans,	Kilbane,	Russell,
Blauser,	Fouts,	Kreider,	Schelhorn,
Bonser,	Freeman,	Lawyer,	Shy,
Brach,	Gordon, of Logan,	Lentz,	Silver,
Bryson,	Graham,	Lonz,	Smith,
Burns,	of Licking,	Luchsinger,	Spidel,
Carson,	Graham,	Lustig,	Stokes,
Chester,	of Muskingum,	Lytle,	Stump,
Cochrun,	Green,	McCoy,	Swedersky,
Cookston,	Griswold,	McFarland,	Waterston,
Copeland,	Hastings,	Madden,	Weaver,
Cowan,	Hatch,	Matthews,	Wenner,
Crabbe,	Helfrich,	Miller, of Fulton,	Wiest,
Davis,	Hinchey,	Miller, of Stark,	York—81.
Denune,	Hooley,	Moyer,	

So the bill passed.

The title was agreed to.

**Am. H. B. No. 104** — Mr. Jones, of Trumbull, was taken up and read the third time.

Mr. Jones, of Trumbull, moved to amend as follows:

In line 18 after the word "of" strike out "one hundred thousand dollars" and insert in lieu thereof "sixty thousand dollars or as much thereof as may be necessary".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Chester moved to amend as follows:

In line 6 after the comma after 1918 add the following: "and Spanish-American war of 1898 and 1899".

In line 15 after the period add the following "and Spanish-American War".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 98, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Harter,	Mulcahy,
Backowski,	Crabbe,	Hastings,	Myers,
Baker,	Davis,	Hatch,	Pearson,
Barnes,	Delehanty,	Helfrich,	Reynolds, Jas. A.,
Beaty,	Denune,	Hinchey,	Reynolds, Tom,
Beetham,	Dildine,	Hooley,	Robins,
Benner,	Dodge,	Hoover,	Robinson,
Besaw,	Donahay,	Hopple,	Schelhorn,
Billingslea,	Drury,	Hughes,	Shy,
Bing,	Evans,	Johnston,	Silver,
Blauser,	Faris,	Jones, of Trumbull,	Smith,
Bliss,	Federman,	Kay,	Spidel,
Bond,	Foster,	Kilbane,	Stokes,
Bonser,	Freeman,	Kreider,	Stump,
Brach,	Gordon, of Brown,	Lentz,	Swedersky,
Brannon,	Gordon, of Logan,	Lonz,	Talley,
Brown,	Gorrell,	Luchsinger,	Taylor,
Bryson,	Graham,	Lustig,	Thompson,
Burns,	of Licking,	Lytle,	Walsh,
Carson,	Graham,	McCoy,	Waterston,
Chester,	of Muskingum,	McFarland,	Weaver,
Cochrun,	Green,	Matthews,	Wenner,
Comings,	Greve,	Miller, of Fulton,	Wiest,
Cookston,	Griswold,	Miller, of Stark,	Winter,
Copeland,	Halstead,	Moyer,	York—98.

So the bill passed.

Mr. Chester moved to amend the title as follows:

Strike out all after "1917" and insert the following: "—1919 and Spanish American war of 1898 and 1899.

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

**H. B. No. 80** — Mr. Evans, was taken up.

Mr. Evans moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

On motion of Mr. Beetham the House then passed to the fourth order of business, being reports of standing committees.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred **S. B. No. 11** — Mr. Demuth, having had the same under consideration, reports it back and recommends its passage.

C. W. McFARLAND,  
HERMAN SHY,  
ISRAEL M. BLAUSER,  
M. J. WALSH,  
FRÉD HUBER,  
MINOR K. JOHNSTON,  
C. K. MILLER,  
J. H. T. GORDON,

IRWIN HALSTEAD;  
FRANK L. LYTTLE,  
W. B. BRYSON,  
HARRY D. SILVER,  
HENRY A. HATCH,  
JASPER L. COCHRAN,  
JOHN H. CHESTER,  
C. M. DRURY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 99** — Mr. Stokes, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause and in lieu thereof insert the following:

"Section 1. That any person, firm or corporation desiring to engage in the business of disposing of the bodies of dead animals, by burying, burning or cooking; and any person, firm or corporation in such business and desiring to continue same, shall first procure from the secretary of agriculture a license to do so, which license shall be for a period of one year and no longer. No license shall be required under the provisions of this act prior to January 1, 1920.

"Section 2. Any person, firm or corporation who shall obtain from any other person, firm or corporation, by purchase or otherwise, the body of an animal for the purpose of obtaining the hide, skin or grease from such dead animal or for the purpose of disposing of the carcass of such dead animal in any way whatsoever, shall be deemed to have engaged in the business of disposing of the bodies of dead animals and shall be subject to all the provisions and penalties of this act. This act shall not apply to any person, firm or corporation engaged in the business of gathering up and disposing of the bodies of dead fowls, cats, dogs, and other small animals in cities and villages under contract with such cities and villages to dispose of such dead bodies as garbage, nor to any person in such city or village who may employ another person to lawfully and legally dispose of the body of any animal which may have died in such city or village. Nothing in this act shall apply to the original owner disposing of carcasses of dead animals on his own premises.

"Section 3. Any person, firm or corporation desiring a license to engage in such business shall file an application for such license with the secretary of agriculture. Such applicant, at the time he files such application shall pay to the secretary of agriculture a fee of \$50.00. In case more than one inspection of the premises of said applicant is necessary as hereinafter provided the applicant shall pay a further fee of \$25.00 for each such inspection before the licenses shall be issued.



"Section 4. Immediately after the filing of said application the secretary of agriculture shall cause the premises, where such applicant desires to conduct such business, to be inspected. If the secretary of agriculture shall find that such applicant is a responsible person, firm or corporation, and that the rules and regulations of the secretary of agriculture as hereinafter provided for have been complied with, he shall issue a license to such applicant.

"If said secretary of agriculture shall find that such rules and regulations have not been complied with, he shall notify the applicant of that fact and shall specify in writing the changes that must be made before such license will be issued.

"Upon request of the applicant and payment by him of the additional fee provided for in section 3 the secretary of agriculture shall cause a second inspection to be made and such proceedings shall be had as in the case of the first inspection.

"Section 5. The secretary of agriculture shall make and cause to be printed such reasonable rules and regulations for the carrying on of such business, for the physical and sanitary conditions of the premises and equipment as may seem to him to be necessary and proper. He shall furnish copies of such rules and regulations to any person who shall apply for them.

"Section 6. The secretary of agriculture, in person or by deputy, shall inspect or cause to be inspected each place licensed under this act at least once each year, and as often as the secretary of agriculture may require, and shall see that the licensee conducts the business in conformity to this act and to the rules and regulations made and established by the secretary of agriculture. For failure or refusal to obey the provisions of this act or said rules and regulations by any licensee, the secretary of agriculture may suspend or revoke the license held by such licensee.

"Section 7. Proper blank applications for licenses shall be provided and furnished free to the applicant by the secretary of agriculture.

"Section 8. Any person, firm or corporation holding license under the provisions of this act may haul and transport hogs which are afflicted with and carcasses of hogs that have died of disease in a covered wagon bed or tank which is water tight and is so constructed that no drippings or seepings can escape from such wagon bed or tank. Provided, however, such wagon bed or tank shall be so constructed as to conform to the rules and regulations that may be established by the secretary of agriculture and said carcasses shall not be moved from said wagon bed or tank except at the place of final disposal.

"Section 9. Any person, firm or corporation violating any of the provisions of this act, shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than fifty dollars nor more than two hundred dollars; such fines and penalties to be collected in the name of the state of Ohio. All moneys received for fines and license fees under this act shall be paid to the secretary of agriculture and by him paid into the state treasury.

"SECTION 10. It shall be the duty of the attorney general or any county prosecuting attorney to prosecute all violations of this act when so requested by the secretary of agriculture.

"SECTION 11. A justice of the peace, mayor or police judge shall have final jurisdiction within his county in prosecutions relating to violations of the provisions of the law relating to the business of disposing

of the bodies of dead animals and of transporting hogs afflicted with disease."

C. W. McFARLAND,  
W. B. BRYSON,  
JASPER L. COCHRUN,  
MINOR K. JOHNSTON,  
H. H. GRISWOLD,  
HERMAN SHY,  
JOHN H. CHESTER,  
J. H. T. GORDON,  
HENRY A. HATCH,

C. M. DRURY,  
C. K. MILLER,  
ISRAEL M. BLAUSER,  
M. J. WALSH,  
FRED HUBER,  
IRWIN HALSTEAD,  
FRANK L. LYTLE,  
HARRY D. SILVER.

The amendments were agreed to.

On motion of Mr. Stokes, said bill was ordered to be printed as amended.

Mr. Delehanty submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **H. B. No. 150**—Mr. Kay, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 128, strike out words following the period.

Strike out line 129.

In line 130 strike out "all bids".

In line 136, change period to comma and add: "and except under provisions of section 2544".

In line 252 change "in cities" to "within counties".

In line 255, insert "township" before "trustees" and change "such" to "a".

In line 299, strike out the comma.

In line 19, commencing with word "it shall be unlawful" etc., and ending in line 23 with word "employees" strike out all of that sentence.

W. R. COMINGS,  
A. LEE BEATY,  
ROY L. SWEDERSKY,  
JOHN E. BARNES,  
HENRY EVANS,

J. S. GRAHAM,  
FRANK DELEHANTY,  
FRANK E. BAKER,  
CHAS. S. KAY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 290**—Mr. Moyer, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
HARRY MOYER,  
H. B. MADDEN,  
E. L. DONAHAY,  
DOW. W. HARTER,  
P. M. BANKER,

ARTHUR E. JONES,  
WM. L. HUGHES,  
CHAS. S. KAY,  
TOM REYNOLDS,  
GEO. S. MYERS,  
SYLVESTER SPIDEL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 38** — Mr. Kay, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

In line 11 after the word "schools" insert the word "buildings" and strike the letter "s" from said word schools.

In line 11 after the word "village" change the comma to a period and strike out the remainder of line 11 and all of lines 12, 13, 14, 15, 16 and 17.

DOW W. HARTER,  
HARRY MOYER,  
H. B. MADDEN,  
ARTHUR E. JONES,

SYLVESTER SPIDEL,  
E. L. DONAHAY,  
P. M. BANKER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 292** — Mr. Pugh, having had the same under consideration, reports it back and recommends its passage.

C. F. McCOY,  
CHARLES H. FOUTS,  
J. S. MILLER,  
F. A. HINCHEY,

GEO. F. GREVE,  
WM. L. HUGHES,  
C. C. CRABBE,  
D. ALLEN BOND.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 297** — Mr. Lonz, having had the same under consideration, reports it back and recommends its passage.

F. A. HINCHEY,  
WM. L. HUGHES,  
J. S. MILLER,

C. C. CRABBE,  
CHARLES H. FOUTS,  
D. ALLEN BOND.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller, of Stark, submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 261** — Mr. Graham, of Licking, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 15, strike out "county" and insert "council of said city".

In line 29, correct the spelling of "filled".

In line 39, strike out all after the word "dismissal" and all of line 40. Place a period after the word "dismissal".



In line 84 after the word "affidavits" insert the words "and acknowledgments".

In line 144, after the word "required" insert the words "in a civil action".

In line 171, correct the spelling of the word "city".

In line 172, omit the word "and".

In line 188 correct the spelling of the word "rescission".

In line 249, insert the word "criminal" after "all".

In line 342, change "or" to "of".

In line 354, change "appeared" to "appears".

In line 360, change "is" to "shall be".

In line 349, correct the spelling of the word "appointment".

In line 446, correct the spelling of the word "committed".

In line 450, insert the word "over" after the word "turned".

GEO. F. GREVE,  
C. C. CRABBE,  
D. ALLEN BOND,  
F. A. HINCHEY,

CHARLES H. FOUTS,  
J. S. MILLER,  
WM. L. HUGHES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hinchey submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 295** — Mr. Fouts, having had the same under consideration, reports it back and recommends its passage.

F. A. HINCHEY,  
C. C. CRABBE,  
D. ALLEN BOND,

WM. L. HUGHES,  
CHARLES H. FOUTS,  
J. S. MILLER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Fouts submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 294** — Mr. Crabbe, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 550 beginning with the word "witness" strike out all the rest of the line and in line 551 down to and including "Common Pleas".

In line 5 of section 1 after the number 14700, insert 14720.

In line 8, change 3015-1 to 3014-1.

In line 9, after 1746 insert four asterisks.

In line 45, change the word refused to refunded.

In line 128, change the first word prosecution to proceeding.

In line 175 after the word service, change the semicolon (;) to a comma (,).

In line 258 after the word peace, insert a period (.).

In line 295 after the number 4581, insert four asterisks.

In line 336, insert a period after the last word.

In line 441 after the word person, insert the word is.

In line 464 after the word orders, strike out the colon (:) and insert a comma (,) and the word namely and a colon (:).

In line 708, underscore the words "upon a warrant of commitment" "be paid the", and underscore lines 709 to 716 inclusive.

In line 725 after the number 14700, insert 14720.

In line 726, strike out the number 1956 and insert in the place thereof, 1967.

In section 3, lines 730 to 733 inclusive, strike out everything after the word sections and insert the following: 3017, 3019, 3020, 4270, 4568, 14695, 14700, 14720, 14740-5, 14740-17, 14740-28 and 12385 as amended in this act shall go into effect, and that original sections 3017, 3019, 3020, 4270, 4568, 14695, 14700, 14720, 14740-5, 14740-17, 14740-28 and 12385 stand repealed on December 31, 1919, and that the remainder of the sections of the act shall go into effect at the earliest date provided by law.

C. C. CRABBE,  
GEO. F. GREVE,  
F. A. HINCHEY,

J. S. MILLER,  
WM. L. HUGHES,  
CHARLES H. FOUTS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Myers submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 118** — Mr. Gordon, of Brown, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after line 3 and in lieu thereof insert the following:

"Sec. 13421-23. It shall be unlawful for any person, firm or corporation, or the agent or manager thereof, to locate, build, construct, maintain or operate a public garage, oil filling station, auto wrecking establishment, or junk shop, within two hundred feet of any church, hospital, children's home, public or parochial school, or hotel having more than one hundred rooms, except by written permission of the state fire marshal. The state fire marshal shall issue rules and regulations to govern the provisions of this section. Provided, however, that hereafter if such public garage, oil filling station, auto wrecking establishment, or junk shop is built or established prior to the construction or establishment of such church, hospital, children's home, public or parochial school, or hotel having more than one hundred rooms, then the provisions of this section shall not apply. Whoever violates any of the provisions of this section shall be fined not less than twenty-five nor more than one hundred dollars and each day's continuance of such maintenance or operation shall be deemed a separate offense."

A. L. STUMP,  
SIMEON H. BING,  
TOM REYNOLDS,  
GEO. S. MYERS,  
FRANK E. BAKER,

L. J. GRAHAM,  
W. E. WENNER,  
W. R. COMINGS,  
J. S. FARIS,  
C. H. FREEMAN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Faris submitted the following report:

The standing committee on Common Schools, to which was re-

ferred **H. B. No. 72**—Mr. Cable, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause and insert the following:

SECTION 1. That sections 4728 and 4729 of the General Code be amended and section 4728 be supplemented by the addition of a supplemental section to be known as section 4728-1 to read as follows:

Sec. 4728. Each county school district shall be under the supervision and control of a county board of education composed of five members. \* \* \* *The members of such county board in office when this act goes into effect shall continue in office until their successors are elected and qualified.* \* \* \*

Sec. 4728-1. \* \* \* *Candidates for members of the county board of education shall be nominated by petition. Such nomination papers shall be signed by petitioners, who shall be qualified electors of either sex residing in the county school district, not less in number than one per cent of the electors voting at the last preceding election for members of local boards of education in the districts within the county school district; provided, however, that in no case shall the number of petitioners be fewer than twenty-five. The election for members of the county board of education shall be conducted in the same manner as are elections for other boards of education except as herein otherwise provided, and the returns thereof made to the board of deputy state supervisors of elections of the county, who shall canvass the same and issue a certificate of election to each member so elected.*

Sec. 4729. \* \* \* *At the regular election of township and municipal officers in 1919 the qualified electors of each county school district in the state shall elect two members of the county board of education to succeed the two members having the shortest time to serve when this act goes into effect and to serve for four years from the third Saturday of January, 1920, and every four years thereafter their successors shall be elected in like manner for a term of four years. At the regular election of township and municipal officers in 1921, the qualified electors of each county school district shall elect three members of the county board of education to succeed the three remaining members of the board not chosen by popular vote and to serve for four years from the third Saturday of January, 1922, and every four years thereafter their successors shall be elected in like manner to serve for a term of four years.*

SECTION 2. That said original sections 4728, 4732, 4728-1, 4729 and 4730 of the General Code be, and the same are hereby repealed.

FRANK E. BAKER,  
A. L. STUMP,  
L. J. GRAHAM,  
W. E. WENNER,  
SIMEON H. BING,

C. H. FREEMAN,  
JOHN S. FARIS,  
JOHN E. BARNES,  
H. H. GRISWOLD,  
W. R. COMINGS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was re-



ferred **H. B. No. 309** — Mr. Billingslea, having had the same under consideration, reports it back and recommends its passage.

GEO. S. MYERS,  
FRANK E. BAKER,  
FRANCIS M. THOMPSON,  
A. L. STUMP,  
TOM REYNOLDS,

JOHN S. FARIS,  
W. E. WENNER,  
W. R. COMINGS,  
C. K. MILLER,  
SIMEON H. BING,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Green submitted the following report:

The standing committee on Corporations, to which was referred **H. B. No. 310** — Mr. Blauser, having had the same under consideration, reports it back and recommends its passage.

GEORGE F. GREVE,  
JAMES A. GREEN,  
GEORGE E. MATTHEWS,  
FRANK DELEHANTY,

ELZA LAWYER,  
THOMAS R. BRANNON,  
S. J. BENNER,  
C. G. WEAVER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bryson submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 161** — Mr. Lentz, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 59 after the word "exceeding" omit the lines and word "or" and insert in lieu thereof "five hundred dollars and be imprisoned in the county".

W. R. COMINGS,  
H. H. GRISWOLD,  
F. L. WATERSTON,  
HARRY D. SILVER,

W. B. BRYSON,  
R. B. CARSON,  
E. E. DENUNE,  
M. J. WALSH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Silver submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 241** — Mr. McCoy, having had the same under consideration, reports it back and recommends that the same be referred to the committee on Public Highways.

W. B. BRYSON,  
R. B. CARSON,  
JOHN H. CHESTER,  
HARRY D. SILVER,  
F. L. WATERSTON,

CHARLES M. GORDON,  
JAMES A. GREEN,  
W. R. COMINGS,  
H. H. GRISWOLD,  
E. E. DENUNE.

The report was agreed to and said bill was so referred.

Mr. Waterston submitted the following report:

The standing committee on County Affairs, to which was re-

ferred **H. B. No. 296** — Mr. Lonz, having had the same under consideration, reports it back and recommends its passage.

R. B. CARSON,  
JAMES A. GREEN,  
M. J. WALSH,  
F. L. WATERSTON,

HARRY D. SILVER,  
W. B. BRYSON,  
JOHN H. CHESTER,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 219** — Mr. Lawyer, having had the same under consideration, reports it back and recommends that the same be referred to the committee on Agriculture.

W. B. BRYSON,  
W. R. COMINGS,  
F. L. WATERSTON,  
H. H. GRISWOLD,  
HARRY D. SILVER,

CHARLES M. GORDON,  
R. B. CARSON,  
JOHN H. CHESTER,  
M. J. WALSH,  
E. E. DENUNE.

The report was agreed to and the bill so referred.

Mr. Bonser submitted the following report:

The standing committee on Fees and Salaries, to which was referred **H. B. No. 144** — Mr. Cable, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 8 strike out the word "a" and "of" and insert the letter "s" on the word "township". Strike out all of line 9 except the words "having a".

In line 10 strike out the word "five" before the word "thousand" and insert in lieu thereof the word "six".

HORACE BONSER,  
JOSEPH LUSTIG,  
F. L. WATERSTON,  
W. A. RUSSELL,  
FRANK DELEHANTY,

HENRY EVANS,  
FRANK S. ROBINSON,  
JOHN S. FARIS,  
C. W. KING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Swedersky submitted the following report:

The standing committee on Fish Culture and Game, to which was referred **H. B. No. 319** — Mr. Swedersky, having had the same under consideration, reports it back and recommends its passage.

ALBERT HASTINGS,  
WILLIAM E. ENTEMANN,  
SYLVESTER SPIDEL,  
CLYDE H. HOOLEY,  
GUSTAVUS DILDINE,  
F. L. WATERSTON,  
FRANK S. ROBINSON,  
C. G. WEAVER,

GEO. F. LONZ,  
HORACE BONSER,  
OTIS D. DAVIS,  
DAN ALBAN,  
F. A. HINCHEY,  
R. L. SWEDERSKY,  
S. J. BENNER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stokes submitted the following report:

The standing committee on Judiciary, to which was referred

**H. B. No. 151** — Mr. Backowski, having had the same under consideration, reports it back and recommends its passage.

W. W. STOKES,  
J. S. MILLER,  
K. E. HOOVER,  
A. LEE BEATY,

J. S. BACKOWSKI,  
WM. L. HUGHES,  
DAVID H. SCOTT,  
GEO. S. MYERS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Griswold submitted the following report:

The standing committee on Judiciary, to which was referred

**H. B. No. 299** — Mr. Jones, of Trumbull, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 7, after the word "counsel" insert the word "temporarily".

J. S. MILLER,  
CHARLES H. FOUTS,  
A. LEE BEATY,  
WM. L. HUGHES,  
W. W. STOKES,

FRANK E. BAKER,  
K. E. HOOVER,  
HUSTON T. ROBINS,  
H. H. GRISWOLD.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Emery submitted the following report:

The standing committee on Public Health, to which was referred

**H. B. No. 280** — Mr. Evans, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Line 141 after the word "assessment" strike out the remainder of the line and all of lines 142 to 147 inclusive and down to and including the first word "commissioners" in line 148, and insert in lieu thereof the following:

Whenever a water supply line or lines have been constructed by a corporation, individual or public institution at their own cost and expense for the purpose of supplying water to any allotment, development, subdivision or similar enterprise, or to any institution, and it is deemed expedient by the board of county commissioners to acquire said water supply line or lines or any part thereof for the purpose of supplying water to territory outside the allotment, subdivision, development or other such enterprise for which such line or lines were constructed, the sanitary engineer shall examine said water supply line or lines and if he finds the same properly designed and constructed, he shall make an appraisal of the present value of said water supply line or lines or parts thereof to the district as a means of supplying water to territory outside the allotment, subdivision, development or similar enterprise for which it was originally constructed and shall certify same to the board of county commissioners. In such appraisal no allowance shall be made for



the value of such water supply line or lines to the territory for the service of which it was originally constructed.

SIMEON H. BING,  
J. E. FOSTER,  
E. D. HELFRICH,  
C. F. TALLEY,

A. L. STUMP,  
W. L. HUGHES,  
B. J. EMERY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bing submitted the following report:

The standing committee on Public Health, to which was referred

**H. B. No. 311** — Mr. Bing, having had the same under consideration, reports it back and recommends its passage.

JNO. B. MORRIS,  
C. F. TALLEY,  
SIMEON H. BING,  
C. C. CRABBE,  
E. D. HELFRICH,

J. E. FOSTER,  
B. J. EMERY,  
H. W. COOKSTON,  
A. L. STUMP,  
WM. L. HUGHES,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stump submitted the following report:

The standing committee on Public Health, to which was referred

**H. B. No. 212** — Mr. Evans, having had the same under consideration, reports it back and recommends that it be assigned to the proper committee.

A. L. STUMP,  
J. E. FOSTER,  
E. D. HELFRICH,  
C. F. TALLEY,  
C. C. CRABBE,

JNO. B. MORRIS,  
B. J. EMERY,  
SIMEON H. BING,  
WM. L. HUGHES.

On motion of Mr. Stump said bill was referred to the joint committee on Taxation.

Mr. Bing submitted the following report:

The standing committee on Public Health, to which was referred

**H. B. No. 281** — Mr. Evans, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Line 133 after the word "assessment" strike out the remainder of the line and all of lines 134 to 138 inclusive and down to and including the first word "commissioners" in line 139, and insert in lieu thereof the following:

Whenever a sewer or sewers have been constructed by a corporation, individual or public institution at their own cost and expense for the purpose of supplying sanitary drainage to any allotment, development, subdivision or similar enterprise, or to any institution, and it is deemed expedient by the board of county commissioners to acquire said sewer or sewers or any part thereof for the purpose of supplying sanitary drainage to territory outside the allotment, subdivision, development or other such enterprise for which such sewer or sewers were constructed,

the sanitary engineer shall examine said sewer or sewers and, if he finds the same properly designed and constructed, he shall make an appraisal of the present value of said sewer or sewers or parts thereof to the district as a means of supplying sanitary drainage to territory outside the allotment, subdivision, development or similar enterprise for which it was originally constructed and shall certify same to the board of county commissioners. In such appraisal no allowance shall be made for the value of such sewer or sewers to the territory for the service of which it was originally constructed.

SIMEON H. BING,  
WM. L. HUGHES,  
B. J. EMERY,  
C. F. TALLEY,

E. D. HELFRICH,  
J. E. FOSTER,  
A. L. STUMP.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Helfrich submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 314**—Mr. Helfrich, having had the same under consideration, reports it back and recommends its passage.

E. D. HELFRICH,  
J. E. FOSTER,  
SIMEON H. BING,  
WM. L. HUGHES,

B. J. EMERY,  
A. L. STUMP,  
C. F. TALLEY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Scott submitted the following report:

The standing committee on Taxation and Revenues, to which was referred **H. B. No. 168**—Mr. Miller, of Stark, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
MILTON CLARK,  
CHARLES H. FOUTS,  
F. M. WILDERMUTH,  
J. S. GRAHAM,  
FRANCIS M. THOMPSON,

DOW W. HARTER,  
CHAS. S. KAY,  
H. T. ROBINS,  
E. J. HOPPLE,  
THOMAS MULCAHY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Myers submitted the following report:

The joint committee on German Propaganda, to which was referred **S. B. No. 26**—Mr. White, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,  
H. ROSS AKE,

GEO. S. MYERS,  
JOHN W. GORRELL.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Greve moved that the vote whereby **H. B. No. 169** — Mr. Griswold, was passed, be reconsidered and that the motion be entered on the journal and remain pending.

Mr. Robins moved that the committee on Taxation and Revenues be discharged from further consideration of **H. B. No. 195**, and said bill be referred to the joint committee on Taxation.

The motion was agreed to.

By unanimous consent Mr. Crabbe offered the following resolution:

**H. J. R. No. 33** — Mr. Crabbe.

Regarding the printing of extra copies of **H. B. No. 24**.

*Be it resolved by the General Assembly of the State of Ohio:*

That there be ordered printed five hundred extra copies of House Bill No. 24, as amended for the use of the members of the General Assembly.

Mr. Crabbe moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being: "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Harter,	Mulcahy,
Beaty,	Donahay,	Hastings,	Pearson,
Beetham,	Drury,	Hatch,	Reynolds, Jas. A.,
Benner,	Dunspaugh,	Helfrich,	Reynolds, Tom,
Besaw,	Entemann,	Hinchey,	Robins,
Bing,	Faris,	Hopple,	Robinson,
Blauser,	Federman,	Huber,	Shy,
Bond,	Foster,	Hughes,	Silver,
Bryson,	Fouts,	King,	Smith,
Burns,	Freeman,	Kreider,	Spidel,
Carson,	Gordon, of Logan,	Lentz,	Stokes,
Chester,	Graham,	Lonz,	Stump,
Cochrun,	of Licking,	Lytle,	Swedersky,
Comings,	Graham,	McCoy,	Talley,
Copeland,	of Muskingum,	McFarland,	Thompson,
Crabbe,	Green,	Matthews,	Waterston,
Davis,	Greve,	Miller, of Fulton,	Wenner,
Delehanty,	Griswold,	Miller, of Stark,	Wiest,
Denune,	Halstead,	Moyer,	Winter—75.
Dildine,			

The resolution was adopted.

Mr. Spidel submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 162** — Mr. Fouts, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5. Strike out "1181-1". Insert after "1212-1" the following: "6926-1, 6926-2, 6926-3, 6954".

In line 15. After the word "commissioner" insert the following: "who shall be a competent civil engineer with at least five years experience in the construction and maintenance of highways, and".

In line 23. Strike out the words "five hundred".



In line 24. Insert the word "*traveling*" after the word "necessary".

In line 26. Strike out " \* \* \* *four*" and insert in lieu thereof "three".

In line 29. Strike out all that part of the line following the period.

Lines 30 to 46 inclusive. Strike out these lines.

In line 47. Strike out "*Of the three other deputy commissioners*". Capitalize the letter "o" in the word "one". Strike out the stars and insert in lieu thereof "of these deputy highway commissioners".

In line 49. Strike out " \* \* \* *chief highway engineer*" and insert in lieu thereof "highway commissioner".

In line 52. Strike out " \* \* \* *chief highway engineer*" and insert in lieu thereof "state highway commissioner".

In line 55. Strike out the stars.

In line 56. Strike out "*chief highway engineer*" and insert in lieu thereof "state highway commissioner".

In line 57. Strike out the stars.

In line 58. Strike out "*Said three*" and insert in lieu thereof "The".

Line 60. Strike out "*or chief*". Insert a period after "commissioner".

Lines 61 to 67 inclusive. Strike out these lines.

In line 68. Strike out the word "*commissioner*", and the period thereafter. Strike out the comma at the end of the line.

In line 69. Strike out "*other than the chief highway engineer*". Strike out "*four thous-*".

In line 70. Strike out "*and*" and insert in lieu thereof "*three thousand six hundred*".

Lines 76 to 103 inclusive. Strike out these lines.

In lines 104 and 105. Strike out "*appoint eleven division engineers*" and insert in lieu thereof "*within the limits of the appropriations made by the General Assembly appoint as many division engineers as may become necessary to carry out the provisions of this chapter*".

In line 106. Strike out "*six hundred*".

In line 113. Insert after the word "*such*" the word "*engineers*". Insert after the word "*purchase*" the following: "*maintain and operate*".

Line 156. Insert after the word "*plans*" the word "*blueprints*".

In line 184. Strike the letter "s" from the end of the word "*highways*".

In line 196. Insert after the word "*information*" the words "*and maps*". Insert after the word "*furnished*" the words "*by such surveyor*".

In line 261. Insert after 261 and before line 262 the following paragraph:

*"The state highway commissioner, upon petition of the county commissioners of the counties traversed thereby or upon petition of citizens of such counties, is authorized to officially assign to a main market road a distinctive name commemorative of an historical event or personage, or to officially assign thereto a commonly accepted and appropriate name by which such road is known."*

In line 262. Insert the letter "p" after the letter "p" in "*applications*".

In line 277. Strike out the word "*and*" and insert in lieu thereof a comma.

In line 353. Strike out "*contract price*" and insert in lieu thereof "*estimated cost, but in no event more than ten thousand dollars*".

In line 355. Strike out "*of Ohio*".

In line 358. Strike out *"contract price"* and insert in lieu thereof *"estimated cost, but in no event more than ten thousand dollars"*.

In line 360. Insert the word *"the"* before the word *"case"*.

In line 363. Strike out the words *"of Ohio"*.

In line 388. Insert after the word *"securities"* the following: *"conditioned as provided in sections 2365-1 to 2365-4 inclusive of the General Code, and also"*.

In line 401. Strike out *"mre"* and insert in lieu thereof *"more"*.

In line 402. Strike out *"s"* and insert in lieu thereof *"so"*.

In line 418. Strike out *"a copy of"*.

In line 425. Strike out *"and"* following the comma and insert in lieu thereof *"or"*.

In line 427. Strike out *"10209"* and insert in lieu thereof *"10219"*.

In line 428. Strike out *"of Ohio"*.

In line 430. Insert after the word *"work"* the following: *"and to the approval of the state highway commissioner"*.

In line 444. Strike out *"a reasonable time"* and insert in lieu thereof *"thirty days"*.

In line 446. Insert after the word *"thereof"* and before the period the following: *"unless such time be extended by the state highway commissioner for good cause shown"*.

In line 456. Strike out *"of Ohio"*.

In line 465. Strike out *"of Ohio"*.

In line 471. Strike out *"of Ohio"*.

In line 473. Strike out *"of Ohio"*.

In line 476. Insert after the word *"fund"* the words *"or other funds"*.

In line 477. Strike out *"of Ohio"*. Strike out *"fund"* and insert in lieu thereof *"funds"*.

In line 510. Strike out *"The intent"*.

Lines 511 to 513 inclusive. Strike out these lines.

In line 514. Strike out *"debtedness."*.

In line 538. Strike out *"proprtions"* and insert in lieu thereof *"proportions"*. Insert a hyphen after the word *"three"*.

In line 558. Strike out *"of Ohio"*.

In line 595. Insert before the word *"rate"* the word *"preferred"*.

In line 603. Insert after the period the following sentence: *"The proceeds of such levy shall be used solely for the purpose of paying the county's proportion of the cost and expense of constructing, improving, maintaining and repairing inter-county highways and main market roads or parts thereof in co-operation with the state highway department or the federal government or both; and the funds produced by such levy shall not be subject to transfer to any other fund, either by order of court or otherwise."*

In line 701. Insert after the word *"tax"* the word *"of"*.

In line 712. Insert after the word *"roads"* the following: *"where no lands or property are taken"*.

In line 729. Insert after the word *"roads"* the words *"where no lands or property are taken"*.

In line 737. Strike out the period after the stars.

In line 747. Insert after the word *"trustees"* the words *"to the lowest responsible bidder after advertisement"*.

In line 751. Strike out the word *"a"* before the word *"general"*.

In line 762. Strike out the word "of" after the word "number" and insert in lieu thereof the word "or".

In line 774. Insert after the word "roads" the words "*where no lands or property are taken*".

In line 787. Insert after this line and before line 788 the following new matter:

"Sec. 6926-1. *The county commissioners of any county may, and upon the petition of qualified electors of the county in a number equal to at least five per cent. of the number of votes cast therein at the last preceding general election of state and county officers, shall by resolution submit to the electors of such county at the November election that occurs more than twenty days after the adoption of such resolution, the question of exempting from all tax limitations the levy of two mills provided by section 6926 of the General Code for the purpose of paying the county's proportion of the compensation, damages, costs and expenses of constructing, reconstructing, maintaining and repairing county roads, or the question of so exempting a part of such levy, such exemption to continue for a definite term of years not exceeding ten. When such question is submitted upon the petition of electors, such petition shall state the portion of the levy to be so exempted and the number of years during which such exemption shall continue, and these matters set forth in the petition shall also be set forth in like manner in the resolution adopted by the county commissioners pursuant thereto. Where such question is submitted by the commissioners without the filing of a petition by electors, such resolution shall state the portion of the levy to be so exempted and the number of years during which such exemption shall continue. The petition and resolution, or the resolution where the commissioners act without a petition being presented, may also state the part of such levy so to be exempted to be used for constructing and improving county roads and the part of such levy so to be exempted to be used for maintaining and repairing county roads, in which event the proceeds of any such levy exempted by vote of the electors of the county shall be expended in accordance with such division. The board of county commissioners, upon the adoption of such resolution by a majority vote of all the members elected or appointed thereto, shall cause a copy of such resolution to be certified to the deputy state supervisors and inspectors or the deputy state supervisors of elections of the proper county.*

"Sec. 6926-2. *Such proposition shall be submitted to the electors of such county at the November election that occurs more than twenty days after the adoption of such resolution. The deputy state supervisors and inspectors or deputy state supervisors shall prepare the ballots and make the necessary arrangements for the submission of such question to the electors of such county, and the election shall be conducted, canvassed and certified in like manner except as otherwise provided by law at regular elections in such county for the election of officers thereof. The county commissioners shall cause to be published for two weeks in two newspapers of general circulation and of the two dominant political parties published in the county if there be any such papers published in such county, but if there be no such papers published in such county, then in two newspapers having general circulation therein, notice of such election, which notice shall state the portion of such levy to be exempted from all tax limitations, the number of years during which such exemption is to continue in force, the division of such levy between construction*



and improvement purposes and maintenance and repair purposes, if any, and the time and place of holding the election.

The form of the ballots cast at such election shall be:

"For an additional levy of taxes for the purpose of constructing, reconstructing, maintaining and repairing county roads not exceeding ..... mills, for not to exceed ..... years. Yes."

"For an additional levy of taxes for the purpose of constructing, reconstructing, maintaining and repairing county roads not exceeding ..... mills, for not to exceed ..... years. No."

"Sec. 6926-3. If a majority of the electors voting thereon at such election vote in favor thereof, it shall be lawful to levy taxes within such county at a rate not to exceed such increased rate for and during the period provided for in such resolution, such taxes to be in addition to such other taxes for the same purposes as may be levied subject to any limitation prescribed by law upon the combined maximum rate for all taxes, and the taxes so levied pursuant to such vote of the electors shall be in addition to all other levies made for any purpose or purposes and the same shall not be construed as limited, restricted or decreased in amount or otherwise by any existing law or laws."

In line 792. Insert after the word "roads" the words "where no lands or property are taken".

In line 796. Insert after the word "roads" the words "where no lands or property are taken".

In line 813. Insert after line 813 and before line 814 the following:

"Sec. 6954. The board of county commissioners of any county may repair that portion of a county road extending into or through a municipal corporation, or a part of a county road and a city or village street or streets extending into or through a municipal corporation and forming a continuous road improvement, when the consent of the council of said municipal corporation has been first obtained and such consent shall be evidenced by the proper legislation of the council of said municipal corporation entered upon its records."

Lines 832 to 967 inclusive. Strike out these lines and insert in lieu thereof the following:

"Section 2. For the purpose of meeting conditions which have arisen in the performance of contracts for the construction of public roads, which contracts were let before the existence of war between the United States of America and the imperial German government, and for the further purposes of securing control over the performance of the work covered by such contracts and prompt action in the completion of the same, the state highway commissioner is hereby authorized to cancel and annul any such contract for the construction, reconstruction, improvement, maintenance or repair of any road, made by him on a day prior to the declaration of war between the United States of America and the imperial German government, to-wit: the sixth day of April, nineteen hundred and seventeen, provided such contract shall not have been completed and the work accepted at the time this act shall become a law, and provided further, that the state highway commissioner shall determine that the cancellation and annulment of such contract is for the best interest of the public. The state highway commissioner shall not, however, cancel and annul any such contract unless and until the contractor thereunder shall file with him a stipulation in writing containing an agreement that upon the cancellation and

annulment of said contract, the state of Ohio shall be fully released and absolved from any and all obligation and liability to the contractor and all persons claiming under or through him on account of such contract or on account of the cancellation and annulment thereof. Upon the cancellation and annulment of any such contract as herein provided, the state highway commissioner may, if he deems it just and proper, pay to such contractor any retained percentages held by the state on account of work theretofore performed by the contractor under such contract. Any board of county commissioners may cancel and annul any such contract let by such board under the conditions prescribed for the state highway commissioner, but such action upon the part of the board of county commissioners may be taken only by unanimous vote of the members thereof. The state highway commissioner or board of county commissioners may in like manner modify or alter any such contract. The authority hereby conferred upon the state highway commissioner and upon county commissioners shall be discretionary and may be exercised by them only when, in their judgment, the exercise of such authority is for the best interest of the public."

In line 968. Strike out "6" and insert in lieu thereof "3".

In line 1016. Strike out "7" and insert in lieu thereof "4".

In line 1020. Strike out "8" and insert in lieu thereof "5".

SYLVESTER SPIDEL,  
CHARLES M. GORDON,  
CLYDE H. HOOLEY,  
H. S. ATKINSON,  
C. GILBERT TAYLOR,  
W. B. BRYSON,  
GEO. S. YORK,  
JOHN W. GORRELL,

IRWIN HALSTEAD,  
THOMAS MULCAHY,  
L. J. GRAHAM,  
C. C. CRABBE,  
H. W. COOKSTON,  
CHARLES H. FOUTS,  
NORMAN R. BLISS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Fouts offered the following resolution:

**H. J. R. No. 34**—Mr. Fouts.

Relative to printing extra copies of **Amended H. B. No. 162**.

*Resolved*, that the clerk of the House of Representatives be and he is hereby instructed to cause to be printed for distribution one thousand copies of **Amended H. B. No. 162**, as amended.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 69, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,  
Baker,  
Beaty,  
Beetham,  
Benner,  
Bing,  
Bishop,  
Blauser,  
Bliss,  
Bond,  
Bonser,

Bryson,  
Burns,  
Carson,  
Chester,  
Cochrun,  
Copeland,  
Denune,  
Dildine,  
Dodge,  
Donahay,  
Drury,

Federman,  
Fouts,  
Freeman,  
Gordon, of Logan,  
Gorrell,  
Graham,  
of Licking,  
Graham,  
of Muskingum,  
Green,  
Griswold,

Halstead,  
Harter,  
Hastings,  
Hatch,  
Helfrich,  
Hinchey,  
Hooley,  
Huber,  
Jones, of Trumbull,  
Kay,  
Kilbane,

Those voting in the affirmative are: Messrs. — Concluded.

Kreider,	Miller, of Fulton,	Robinson,	Walsh,
Lawyer,	Miller, of Stark,	Shy,	Waterston,
Lonz,	Moyer,	Silver,	Wenner,
Lustig,	Myers,	Smith,	Wiest,
Lytle,	Pearson,	Stokes,	Wildermuth,
McCoy,	Reynolds, Tom,	Taylor,	Winter—69.
McFarland,	Robins,	Thompson,	

The resolution was adopted.

Mr. Beetham moved that the committee on Public Highways be discharged from further consideration of **H. B. No. 251** — Mr. Bond, and said bill be referred to the joint committee on Taxation.

The motion was agreed to.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Stokes presented the petition of C. A. Herschman, and twenty-four other citizens of Montgomery county, protesting against passage of H. B. No. 187 — Mr. Hinchey; which was referred to the committee on Cities.

Mr. Hastings presented the petition of Reverend C. G. Sayre, and forty-seven other citizens of Holmes county, protesting against passage of H. B. No. 187 — Mr. Hinchey; which was referred to the committee on Cities.

Mr. Lonz presented the petition of John Mesenberg and twenty-five other citizens of Ottawa county, protesting against passage of H. B. No. 253 — Mr. Smith; which was referred to the committee on Agriculture.

Mr. Winter presented the petitions of H. J. Bingham and three hundred sixty-four other citizens of Hamilton county; of John Doyle & Son and three hundred ninety other business firms of Cincinnati, protesting against the passage of H. B. No. 88 — Mr. Blauser; which were referred to the committee on Insurance.

Mr. Weaver presented the petitions of the Ministerial Association and one hundred sixty-two other citizens of Mount Vernon and Knox county, protesting against the passage of H. B. No. 187 — Mr. Hinchey; which was referred to the committee on Cities.

**5:20 o'clock p. m.**

On motion of Mr. Stokes the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.



Hall of the House of Representatives, Columbus, Ohio.

**Friday, March 7th, 1919, 9 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 12** — Mr. Archer.

Relating to venue of actions.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 40** — Mr. Thompson.

To amend an act entitled: "An Act to incorporate the Society of St. John's Church in Worthington and parts adjacent", passed January 27, 1807, 5 Ohio Laws, page 56, to authorize said society to affiliate with the Protestant Episcopal Church in the United States of America and the Diocese thereof having jurisdiction of Franklin County, and to authorize said society to conform in the conduct and management of its affairs to the canons of said church and diocese.

**H. B. No. 198** — Mr. Hughes.

To amend section 13555 of the General Code, relative to the number of persons necessary to constitute a grand jury.

**H. B. No. 145** — Mr. Cable.

To amend sections 1295-5 and 1295-6 of the General Code, relative to the registration of nurses

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 44** — Mr. White.

To supplement sections 7823 and 7807, and to supplement section 7831 by the enactment of supplemental sections 7823-2, 7807-9 and 7831-1 of the General Code, to provide for the certification of teachers of classes supported with federal aid under supervision of the state board of education.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 28** — Mr. Crabbe.

Providing for displaying of flags upon state capitol upon return of troops.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 7** — Mr. Whittemore.

Relating to the use of state armories.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate refuses to accede to the request of the House of Representatives for the return of **Am. S. B. No. 12** — Mr. Archer, relating to venue of actions.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the Committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 8** — Mr. Helfrich.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the Committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 55** — Mr. Thompson.

Attest:

W. E. HALLEY,  
Clerk.

On motion of Mr. Beetham the House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 348** — Mr. Wenner.

To amend sections 4688, 4688-1, 4696, 4714, 4729, 4730, 4731, 4732, 4736, 4744-1, 4747-1, 4783, 7709, 7710, 7713, 7730 and 7731-1 of the General Code, to correct errors in various sections of the General Code, which are also a part of the school laws of the state of Ohio, and in certain instances to clarify said sections and add thereto.

**H. B. No. 349** — Mr. Wenner.

To authorize the co-operation of cities, counties, state and federal authorities, or any of them, in the establishment and maintenance of public employment offices.

**H. B. No. 350** — Mr. Gorrell.

To further supplement section 13031 of the General Code by the enactment of sections to be known as sections 13031-13, 13031-14, 13031-15, 13031-16, 13031-17, 13031-18 and 13031-19, providing for the suppression of prostitution.

**H. B. No. 351** — Mr. Gorrell.

To amend sections 6290, 6294, 6295, 6301 and 6309 of the General Code, and to enact supplemental sections 6301-1 and 6309-1 of the General Code relating to motor vehicles.

**H. B. No. 352** — Mr. Kay.

To empower board of state charities to appoint voluntary investigators.

**H. B. No. 353** — Mr. Helfrich.

To supplement section 1295-16 by the enactment of section 1295-16a of the General Code, providing for a one-year course of training for attendant nurses.

**H. B. No. 354** — Mr. Myers.

To provide a penalty for making a false statement in order to collect insurance.

**H. B. No. 355** — Mr. Thompson.

To amend sections 109, 2491 and 3015 of the General Code, and enact supplemental section 1655-1 to the General Code, relating to extradition, to include crimes other than felonies and provide for payment of expense of extradition.

**H. B. No. 356** — Mr. Bing.

To reimburse Bessie G. Lyle for money loan to Company F, Seventh Infantry, Ohio National Guards.

**H. B. No. 357** — Mr. Griswold.

To amend sections 7859, 7860, 7869 and 7870, and to repeal sections 7868 and 7868-1 of the General Code, relative to teachers' institutes.

**H. B. No. 358** — Mr. Federman.

To provide two additional institutions for the custody and care of the feeble-minded and to make appropriation therefor.

**H. B. No. 359** — Mr. Freeman.

To provide a state-wide retirement system for teachers in schools supported wholly or in part by public funds.

**H. B. No. 360** — Mr. Hughes.

To amend sections 4383, 4600 and 5433, to add supplementary sections 4604-1, 4604-2, 4611-1, 4620-1, 4620-2, 4627-1, 4636-1, 4636-2 and 4643-1, and to repeal sections 4605, 4606, 4612, 4621, 4622, 4628, 4637, 4638 and 4644 of the General Code, to provide for, and for the maintenance and administration of, firemen's, police and sanitary police pension of relief funds in municipalities.

**H. B. No. 361** — Mr. Dunspaugh.

To provide for the payment of pensions to aged people under certain conditions.

**H. B. No. 362** — Mr. Dunspaugh.

To amend section 1008 of the General Code and to supplement section 1008 as amended herein by the enactment of supplemental section 1008-1 and to repeal section 1008 as enacted in Ohio Laws 103, page



555, and to repeal section 13007-6 of the General Code, relative to prohibiting the employment of females in certain occupations.

**H. B. No. 363** — Mr. Dunsbaugh.

To supplement section 7766 of the General Code by the enactment of section 7766-1 of the General Code, making it a misdemeanor to fail or refuse to issue schooling certificate.

**H. B. No. 364** — Mr. Barnes.

Making it the duty of county commissioners and township trustees to employ or appoint only honorably discharged soldiers, sailors and marines, if available, in the care of memorial buildings.

**H. B. No. 365** — Mr. Barnes.

To amend sections 4789, 4790, 4793, 4804, 4805 and 4808 of the General Code, relating to the selection, appointment and terms of members of the county boards of deputy state supervisors and inspectors of elections and of deputy state supervisors of elections.

**H. B. No. 366** — Mr. Lonz.

To supplement section 3285 of the General Code by the enactment of section 3285-1, authorizing township trustees of a township composed in whole or in part of islands to purchase and operate a scow or lighter.

**H. B. No. 367** — Mr. Lonz.

To provide certain regulations in reference to the offering for sale, sale and transportation of fish.

**H. B. No. 368** — Mr. Chester.

To supplement section 5652-1 of the General Code by the enactment of supplemental section to be known as section 5652-1a, and to amend sections 5652, 5652-1, 5652-4, 5652-7, 5652-8, 5652-9, 5652-10, 5652-11, 5652-12, 5652-13, 5652-14, 5652-15, 5653, 5841 and 5845 of the General Code, relating to the regulation of dogs and providing compensation for damages done thereby.

On motion of Mr. Chester the rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 368** — Mr. Chester, was read the second time by title and referred to the committee on Agriculture.

Said bill was ordered printed.

**H. B. No. 369** — Mr. Chester.

To amend section 6346-5 of the General Code, relating to the maximum charge including interest and the inspection fee that may be charged by a licensee or licensees for making a loan or purchasing or furnishing guaranty or security as provided in section 6346-1 of the General Code.

**H. B. No. 370** — Mr. King.

To provide for a state fire adjustment board and to define the duties thereof.

**H. B. No. 371** — Mr. Robins.

To amend sections 8024, 8025, 8026, 8027, 8028, 8029 and 8030 of the General Code and to enact supplemental sections 8024-1, 8030-1, 8030-2 and 8030-3, relative to adoption of children.

**H. B. No. 372** — Mr. Harter.

To amend section 1662 of the General Code (as amended 107 O. L. 19) relating to probation officers, their appointment and compensation.

**H. B. No. 373** — Mr. Graham, of Licking.

To amend section 7735 of the General Code, relative to the transportation of pupils.

**H. B. No. 374** — Mr. Cowan.

To prevent the procreation of defectives and to provide for operation for the prevention of procreation.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Denune offered the following resolution :

**H. J. R. No. 35** — Mr. Denune.

Requesting the Ohio board of censors to assist in abating the present crime wave by the further elimination of films which show law breaking in a favorable light.

WHEREAS, The present crime wave, which has reached dangerous proportions in the state, and which seems to be beyond the control of the police, is of special concern because of the great number of youthful criminals which it discloses, and

WHEREAS, Motion pictures which depict crime in a more or less heroic light and show law breakers escaping from officers in automobiles and otherwise evading punishment, tend to produce on the plastic mind of youth the same effect as the reading of books of a similar nature; and

WHEREAS, The Ohio board of censors has discretionary authority in preventing the production and exhibition of motion pictures of a harmful nature; therefore

*Be it resolved by the General Assembly of the State of Ohio, That the Ohio board of censors is hereby requested to give special scrutiny to all films tending to show crime in any favorable light and eliminate all such films and prohibit their exhibition during the continuance of the present crime wave.*

The resolution was laid over under the rule.

Mr. Bing offered the following resolution :

**H. J. R. No. 36** — Mr. Bing.

Proposing an amendment to Article X of the constitution of Ohio, relative to commission form of government for counties.

*Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members of each house concurring therein :*

SECTION 1. That a proposal shall be submitted to the electors of the state of Ohio, on the first Tuesday after the first Monday in November, 1919, to amend the constitution of the state of Ohio by the addition of the following section to Article X.

Sec. 1a. Laws may be passed for the government of counties adopting the same, such laws may provide for commission or other form of government; but no such law shall become operative in any county until it shall have been submitted to the electors thereof, and affirmed by a majority of those voting thereon, under regulations to be established by law. Laws may also be passed for the election in any county of a charter commission and the adoption in such county of a form of government contained in a charter drafted by the commission when the charter has been ratified by a majority of electors voting thereon in the county.

SECTION 2. At such election this amendment shall be placed on the official ballot in the manner prescribed by law, in language sufficient to designate it clearly, and if a majority of the electors voting on the same shall vote in favor of the adoption of such amendment, section 1a, herein

above set forth shall on and after the first day of January, 1920, become and constitute 1a of Article X of the constitution of the state of Ohio.

By unanimous consent Mr. Morris submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 211** — Mr. Hughes, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 20, strike out the word "commissioner" and insert in lieu thereof the word "department".

In line 22, strike out the word "may" and insert in lieu thereof the word "shall".

In line 29, strike out the word "commissioner" and insert in lieu thereof the word "department".

In line 44, before the word "board" insert the word "district".

In line 48, strike out the word "municipality" and insert in lieu thereof the word "municipality".

In line 51, before "ad." insert the word "district".

In line 64, in both places before the word "board" insert the word "district".

In line 70, strike out the word "may" and insert in lieu thereof the word "shall".

In line 73, after the (.) insert "The district health commissioner shall attend all meetings of the district advisory council".

In line 77, before the word "board" insert the word "district".

In line 86, strike out the word "may" and insert in lieu thereof the word "must".

In line 87, before the word "board" insert the word "district".

In line 94, before the word "district" insert the words "general health".

In line 95, before the word "health" insert the word "district".

In line 99, before the word "health" insert the word "general".

In line 100, before "a" insert the words "it shall require".

In line 101, strike out the words "shall be required" and insert in lieu thereof the words "voting affirmatively to carry the question".

In line 103 strike out the word "vote" and insert in lieu thereof the words "voting affirmatively". Before the word "district" insert the words "majority of the".

In line 115 strike out the word "for" and insert in lieu thereof the word "within".

In line 120 strike out the word "a" and insert in lieu thereof the word "an".

In line 121 before the word "majority" insert the word "affirmative".

In line 137 after the word "persons" insert a (,).

In line 148 after the word "rooms" strike out the word "in".

In line 153 strike out the word "cases" and insert in lieu thereof the word "case".

Strike out lines 160-174, both inclusive, and insert in lieu thereof the following: "Section 10. If the state commissioner of health shall find that the members of the board of health of a general or municipal health district, or any member thereof, has failed to perform any or all the duties required by this act, he shall prefer charges against such members of the board or such member before the public health council and shall notify the members of such board or such



member as to the time and place at which such charges will be heard. If the public health council shall, after hearing, find the members of such board or such member guilty of the charge or charges, it may remove such members of the board or such member from office. When all, or a majority of the members of the board of health of a general or municipal health district be so removed from office, the district advisory council or the mayor of the municipality, upon notice of such removal, shall within thirty days after receipt of such notice select a new board of health or members to fill the vacancies caused by removal, and if the district advisory council or mayor fails within sixty days, to select such board or such member or members, the state commissioner of health, with the approval of the public health council, may appoint a board of health for such general or municipal health district or fill the vacancies caused by removal."

In line 181 after the word "benevolent" insert a (,) and the word "correctional".

In line 237 after the word "the" insert the word "district".

In lines 239 and 240 strike out the words "amount actually expended in" and insert in lieu thereof the words "cost of".

In line 256 strike out the word "district".

In line 256 after the word "health" insert the words "of general health districts".

In line 257 strike out the word "to" and insert in lieu thereof the word "by".

In lines 262 and 263 strike out the words "the state civil service commission shall, upon the recommendation of".

In line 263 after the word "health" strike out the (,) and insert the word "may".

In line 288 after the (,) insert the following: "The auditor of a municipality which constitutes a municipal health district shall act as the auditor of the municipal health district."

Strike out all of line 288 beginning with the word "Expenses" and all of lines 289, 290 and 291 and insert the following: "Expenses of the district board of health of a general health district shall be paid on the warrant of the county auditor issued on vouchers approved by the district board of health and signed by the district health commissioner. Expenses of the board of health or health department of a municipal health district shall be paid on the warrant of the auditor of the municipality issued on vouchers approved by the board of health or health department of the municipal health district and signed by the municipal health commissioner."

In line 330 after the word "each" insert the words "such semi-annual apportionment".

In line 335 strike out the word "that" and insert in lieu thereof the word "each".

In line 335 after the word "municipality" insert the words "in such county".

In line 335 strike out the word "or" and insert in lieu thereof the word "and".

In line 336 after the word "to" insert the word "each".

In line 333 strike out the word "or" and insert in lieu thereof the word "and".

In line 333 after the word "municipalities" strike out the word "lying".

In line 360 strike out the word "honored" and insert in lieu thereof the word "honored".

In line 384 strike out the word "preceeds" and insert in lieu thereof the word "proceeds".

In line 410 after the word "emergency" insert the word "caused".

In line 414 after the word "part" strike out the word "or" and insert in lieu thereof the word "of".

In lines 434 and 435 strike out the words "having a population of twenty-five thousand or over as shown by the last preceding federal census" and insert in lieu thereof the words "constituting a municipal health district".

In lines 440 and 441 strike out the words "having a population of more than twenty-five thousand at the last preceding federal census," and insert in lieu thereof the words "constituting a municipal health district,".

In line 444, after the second word "health" insert a (,) and the words "with the approval of the public health council,".

In line 457, strike out the word "additional".

In line 468, after the (.) insert the following: "Provided that the status of persons employed at the time this act shall take effect by a board of health or health department under the provisions of municipal civil service for whole-time service shall not be affected by the passage of this act."

JOHN COWAN,  
J. E. FOSTER,  
SIMEON H. BING,  
WM. L. HUGHES,

E. D. HELFRICH,  
A. L. STUMP,  
C. C. CRABBE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Chester submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 305** — Mr. Chester, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

Strike out all after the enacting clause and insert in lieu thereof the following:

SECTION 1. That sections 3128, 3130, 3131, 3132, 3133, 3134, 3136 and 3137 of the General Code be amended to read as follows:

Sec. 3128. *The petitions thus filed with the county commissioners shall stipulate the maximum amount of money to be expended in purchasing or building such hospital, and it shall be published with notices of the election in at least two newspapers of general circulation in the county, at least one time, twenty or more days prior to the election.*

*And when a majority of the tax payers signing the petitions submitted to the county commissioners under the preceding section, shall state therein that it is desired by them that such hospital be designated as a memorial to commemorate the services of the soldiers, sailors, marines and pioneers of the county, then such hospital, if erected in accordance with the provisions of this act, shall be known and designated as a County Memorial Hospital; and such plates, tablets, busts, statutes and other memorials and equipment as the Board of County Hospital trustees hereinafter provided for shall deem fit to properly accom-*

plish and preserve the memorial feature in such hospital, shall be incorporated in its construction. And if the memorial feature be thus incorporated, this fact shall be mentioned in the published notices hereinbefore required.

Sec. 3130. If a majority of the electors of the county voting at such election are in favor of the issuance of bonds, the commissioners shall provide for the issuing and sale thereof according to law and in conformity to the provisions of this chapter.

Sec. 3131. \* \* If a majority of the electors of the county voting at such election are in favor of the issuance of bonds, the deputy state supervisors of elections for such county shall certify the result of such election to the Governor of the State; whereupon the Governor shall, within ten days after the receipt of such certification, appoint a Board of County Hospital Trustees, composed of four freeholders of such county.

Such board shall be bipartisan, with two members from each of the two political parties casting the highest number of votes in such county for their respective candidates for Governor at the next preceding gubernatorial election. And the Governor shall forthwith notify the persons so selected of their appointment as such trustees, by mail, and fix a date not more than ten days later when such trustees shall meet at the county seat of such county to organize such board.

On the date thus fixed such trustees shall meet and organize such board by electing one of their number as Chairman and another as Secretary. The county commissioners shall fill all vacancies which may occur in such board of trustees, as well as in the Board of Hospital Trustees hereinafter provided for, which may result from death, resignation or removal from office. Such board of trustees shall hold such meetings as the performance of its duties may require and shall keep a record of its proceedings and a strict account of all its receipts, disbursements and expenditures; and upon completion of their duties as herein provided, they shall file such account with the Board of County Commissioners and make final settlement with such board.

Such hospital trustees shall serve until such hospital be fully completed and sufficiently equipped for occupancy, whereupon their successors shall be appointed as hereinafter provided.

Sec. 3132. \* \* Such board of trustees shall have full charge and control of the selection and purchase of a site for such hospital (taking title thereto in the name of the county), the selection of plans and specifications, the determination and erection of all necessary buildings thereon, and of the selection and installation of all necessary and proper furniture, fixtures and equipment therefor.

Such hospital trustees and their successors herein provided for may receive and hold in trust for the use of the hospital any grant or devise of land or any gift or bequest of money or other personal property that may be given for the erection or support of the hospital.

The trustees shall serve without compensation, but shall be allowed their necessary and reasonable expenses incurred in the performance of their duties, the same to be paid out of the funds provided for such hospital. They may employ such help as they shall deem necessary to perform their clerical work and to superintend properly the construction of such hospital, and pay the expenses thereof out of the funds provided for such hospital.

Each trustee shall give bond for the proper performance of his



*duties in such sum as the board of county commissioners may require, with sureties to its approval.*

Sec. 3133. \* \* Upon the certificate of such trustees, stating the amount necessary, the county commissioners shall issue and sell the bonds of the county in the amount so certified but not in excess of the amount named in said petitions. Said bonds shall be sold in anticipation of taxes to be levied as hereinafter provided; they shall bear interest at a rate not exceeding six per cent per annum, payable semi-annually, and the proceeds thereof shall be used for the purpose of purchasing a site and erecting hospital buildings, or of purchasing a site with buildings already erected thereon and for equipping and maintaining the same.

Annually thereafter the commissioners shall levy, in addition to all other levies authorized by law, an amount sufficient to properly maintain and conduct said hospital and furnish such extensions and further equipment thereof as may be necessary; and also to provide a sufficient sinking fund for the ultimate payment of such bonds and interest as the same shall mature.

Sec. 3134. \* \* The fund arising from the sale of such bonds shall be placed in the county treasury to the credit of a fund to be known as the "County Hospital Fund". And such fund shall be paid out on the order of said board of County Hospital Trustees, certified by the Chairman and Secretary thereof.

If, upon the final completion of such county hospital, an unexpended balance of the fund remains in the county treasury, such balance shall be placed and kept to the credit of the sinking fund herein provided for.

Sec. 3136. \* \* When said hospital shall have been fully completed and sufficiently equipped for occupancy as hereinbefore provided, the county commissioners shall appoint a board of four trustees as follows: one for one year, one for two years, one for three years and one for four years from the first Monday of March thereafter. Not more than two of such trustees shall be of the same political party. Annually thereafter on the first Monday of March, the county commissioners shall appoint one such trustee, who shall hold his office for the term of four years and until his successor be appointed and qualified.

The commissioners shall immediately fill any vacancy in such board which may be caused by death, resignation or removal, by appointment for the unexpired term. They may remove any trustee appointed by such board of commissioners for cause impairing faithful, efficient and intelligent administration, or for conduct unbecoming to such office, after an opportunity be given to be heard upon written charges; but no removal shall be made for political reasons.

Sec. 3137. \* \* Upon the appointment and qualification of such trustees as herein provided, they shall organize by the election of one of their members as President and another as Clerk.

Such board shall hold meetings at least once a month, and shall adopt necessary rules for the regulation of its business, and keep a complete record of its proceedings. Three members of such board shall constitute a quorum.

Such board shall assume and continue the operation of such hospital. It shall have the entire management and control of the hospital and shall establish such rules for the government thereof and the admission of persons thereto as it deems expedient; it shall have control of the property of the hospital and deposit all monies thereof with the county treasurer to the credit of the hospital fund; and the same shall be paid out

only for the maintenance and operation of such hospital, on the warrant of the county auditor, issued pursuant to the orders of the trustees.

Such board shall employ a superintendent, and, upon the nomination by such superintendent, shall confirm the employment of such physicians, nurses and other employes as may be necessary for the proper care, control and management of such hospital and its inmates; and shall fix their respective salaries and compensation; and any such person may be removed by such trustees at any time when, in their judgment, the welfare of such institution may so warrant.

Such trustees may determine whether patients presented at the hospital for treatment are subjects for charity, and shall fix the compensation to be paid by patients other than those unable to assist themselves. They may provide for the free treatment in such hospital of soldiers, sailors and marines of the county, under such conditions and regulations as they shall prescribe.

The hospital superintendent herein provided for shall give such bond for the faithful performance of his duties as such trustees may require and with sureties to their approval.

The trustees shall annually on the first day of March file with the county commissioners a statement of their receipts and expenditures for the preceding year and shall submit to such commissioners an estimate of the financial requirements of such hospital for the ensuing year.

SECTION 2. That original sections 3128, 3130, 3131, 3132, 3133, 3134, 3136 and 3137 of the General Code be, and the same are hereby repealed.

W. B. BRYSON,  
W. R. COMINGS,  
CHARLES M. GORDON,  
R. B. CARSON,  
JAS. A. GREEN,

JOHN H. CHESTER,  
HARRY D. SILVER,  
F. L. WATERSTON,  
H. H. GRISWOLD,  
E. E. DENUNE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bryson moved that **H. B. No. 305** — Mr. Chester be re-printed.

The motion was agreed to.

**10:40 o'clock a. m.**

On motion of Mr. McFarland the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Tuesday, March, 11, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being reports of standing committees.

Mr. Bryson submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 257** — Mr. Bryson, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 28. strike out the comma and the word "after".

In line 29, change "has" to "having".

C. W. McFARLAND,  
W. B. BRYSON,  
MINOR K. JOHNSTON,  
HENRY A. HATCH,  
J. H. T. GORDON,  
HARRY D. SILVER,

C. K. MILLER,  
IRWIN HALSTEAD,  
JOHN H. CHESTER,  
C. M. DRURY,  
ISRAEL M. BLAUSER,  
FRANK L. LYTLE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on Public Buildings and Lands, to which was referred **H. B. No. 323** — Mr. Miller, of Stark, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
R. B. CARSON,  
DAN ALBAN,

THOS. J. DODGE,  
HARRY D. SILVER,  
HORACE BONSER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hughes moved that **H. B. No. 211** — Mr. Hughes, be reprinted as amended.

The motion was agreed to.

The House then passed to the second order of business, being resolutions and motions.

Mr. Robins offered the following resolution:

**H. R. No. 42** — Mr. Robins.

Relative to continuing services of deputy clerk and parliamentary E. W. Hughes.

*Be it resolved by the House of Representatives of the 83rd General Assembly of Ohio*, That when the General Assembly adjourns or recesses that the clerk is directed to continue the services of the deputy clerk and parliamentary Ed. W. Hughes to assist the clerk in completing the clerical work of the House and to perform such other service as may be ordered by the clerk or the House, and that the services of said Ed. W. Hughes shall be continuous with that of the clerk and members of the House. For such services so rendered said Ed. W. Hughes shall receive the same per diem as paid to clerks during the session, upon vouchers to be drawn upon the appropriate funds of the House, by the officers having authority to issue and sign such vouchers, who are hereby authorized and directed to issue and sign such vouchers to said E. W. Hughes during his tenure of office and the Appropriations and Finance committee is hereby authorized and directed to provide by appropriation the proper fund to carry into full effect the provisions of this resolution.



Mr. Robins moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hoover,	Pearson,
Barnes,	Donahay,	Hopple,	Pugh,
Beaty,	Drury,	Huber,	Reynolds, Jas. A.,
Beetham,	Dunspaugh,	Hughes,	Robins,
Benner,	Emery,	Johnston,	Robinson,
Besaw,	Entemann,	Jones, of Hamilton,	Russell,
Billingslea,	Evans,	Jones, of Trumbull,	Schelhorn,
Bing,	Federman,	Kay,	Scott,
Eishop,	Fouts,	Kilbane,	Shy,
Blauser,	Freeman,	Kreider,	Silver,
Bond,	Gardner,	Lentz,	Smith,
Brach,	Gordon, of Brown,	Lonz,	Spidel,
Brannon,	Gordon, of Logan,	Luchsinger,	Stump,
Bryson,	Graham,	Lustig,	Talley,
Cable,	of Muskingum,	Lytle,	Taylor,
Carpenter,	Green,	McCoy,	Thompson,
Carson,	Griswold,	McKay,	Waterston,
Chester,	Halstead,	Madden,	Weaver,
Comings,	Harter,	Miller, of Fulton,	Wiest,
Cookston,	Hastings,	Morris,	Winter,
Copeland,	Hatch,	Moyer,	Wise,
Crabbe,	Hinchey,	Mulcahy,	York—90.
Crosser,	Hooley,	Myers,	

The resolution was adopted.

Mr. Blauser served notice that he would move to discharge the committee on Insurance from further consideration of **H. B. No. 88** — Mr. Blauser.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 375** — Mr. Smith.

To amend section 1836 of the General Code, relative to the hours of labor of employes in state hospitals.

**H. B. No. 376** — Mr. Gardner.

To amend sections 1746 and 13427 of the General Code, relating to the fees of justices of the peace.

**H. B. No. 377** — Mr. Gardner.

To amend section 4508 of the General Code, relating to the compensation of sinking fund trustees.

**H. B. No. 378** — Mr. Alban.

To fix standard Climax baskets, small fruit baskets, hampers and round stave baskets for fruits and vegetables, and to repeal section 13108 of the General Code.

**H. B. No. 379** — Mr. Alban.

To amend section 5978 of the General Code, relative to Saturday half holiday.

**H. B. No. 380** — Mr. Carpenter.

To amend sections 123 and 8510 of the General Code, to prevent errors in instruments for the transfer of property by requiring name of

notary public to appear in seal, and the signature of parties and witnesses to deeds, mortgages and leases to be repeated in typewriting or Roman letters.

**H. B. No. 381** — Mr. Pearson.

To require physical education in the schools, to provide health inspection of children in county school districts, to authorize boards of education to pay expenses of remedial treatment of school children, and to provide administration for the activities required by this act and penalties for failure to comply with its provisions.

**H. B. No. 382** — Mr. Spidel.

To amend sections 1483, 1488 and 1520 of the General Code, to provide for the reporting of cases in the courts of appeals and the publication of official court reports.

**H. B. No. 383** — Mr. Crosser.

To amend section 3148 of the General Code of Ohio, relating to county and district hospitals for tuberculosis.

**H. B. No. 384** — Mr. Copeland.

To amend sections 119, 122, 124 and 126 of the General Code, so as to authorize a notary public to execute the duties of his office throughout the state.

**H. B. No. 385** — Mr. Mulcahy.

To amend sections 12600-3 and 12600-5 of the General Code, relating to the construction of theaters and assembly halls.

**H. B. No. 386** — Mr. Hughes.

To amend sections 10093 and 10094 of the General Code, relative to the acquiring and holding of land by cemetery associations.

The House then passed to the fourth order of business, being bills for second reading.

The following bills were read the second time by their titles and referred as follows:

**S. B. No. 44** — Mr. White.

To the committee on Common Schools.

**H. B. No. 348** — Mr. Wenner.

To the committee on Common Schools.

**H. B. No. 349** — Mr. Wenner.

To the committee on Labor.

**H. B. No. 350** — Mr. Gorrell.

To the committee on Public Health.

**H. B. No. 351** — Mr. Gorrell.

To the committee on Public Highways.

**H. B. No. 352** — Mr. Kay.

To the committee on Benevolent and Penal Institutions.

**H. B. No. 353** — Mr. Helfrich.

To the committee on Public Health.

**H. B. No. 354** — Mr. Myers.

To the committee on Insurance.

**H. B. No. 355** — Mr. Thompson.

To the committee on Codes, Courts and Procedure.

**H. B. No. 356** — Mr. Bing.

To the committee on Military Affairs.

**H. B. No. 357** — Mr. Griswold.

To the committee on Common Schools.

**H. B. No. 358** — Mr. Federman.

To the committee on Appropriations and Finance.

**H. B. No. 359** — Mr. Freeman.

To the committee on Common Schools.

**H. B. No. 360** — Mr. Hughes.

To the committee on Judiciary.

**H. B. No. 361** — Mr. Dunsbaugh.

To the committee on Labor.

**H. B. No. 362** — Mr. Dunsbaugh.

To the committee on Labor.

**H. B. No. 363** — Mr. Dunsbaugh.

To the committee on Labor.

**H. B. No. 364** — Mr. Barnes.

To the committee on Soldiers' and Sailors' Orphans' Home.

**H. B. No. 365** — Mr. Barnes.

To the committee on Privileges and Elections.

**H. B. No. 366** — Mr. Lonz.

To the committee on County Affairs.

**H. B. No. 367** — Mr. Lonz.

To the committee on Dairy and Food Products.

**H. B. No. 369** — Mr. Chester.

To the committee on Judiciary.

**H. B. No. 370** — Mr. King.

To the committee on Appropriations and Finance.

**H. B. No. 371** — Mr. Robins.

To the committee on Judiciary.

**H. B. No. 372** — Mr. Harter.

To the committee on Fees and Salaries.

**H. B. No. 373** — Mr. Graham, of Licking.

To the committee on Common Schools.

**H. B. No. 374** — Mr. Cowan.

To the committee on Public Health.

The House then passed to the fifth order of business, being resolutions laid over under rule 89.

**H. R. No. 40** — Mr. Myers, was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Crabbe moved to amend as follows:

Strike out the letter "a" in the fourth word in next to the last line and substitute in lieu thereof the letter "o".

Mr. Beetham moved that **H. R. No. 40** — Mr. Myers, with pending amendments be referred to the committee on Judiciary.

Upon which a ye and nay vote was demanded, taken and resulted — yeas 57, nays 38, as follows:

Those voting in the affirmative are: Messrs.

Alban,  
Barnes,  
Beaty,  
Beetham,  
Benner,

Besaw,  
Bing,  
Bond,  
Burns,  
Cable,

Carpenter,  
Carson,  
Clark,  
Cookston,  
Crabbe,

Crosser,  
Davis,  
Dodge,  
Donahay,  
Drury,



Those voting in the affirmative are: Messrs. — Concluded.

Dunspaugh,	Graham,	Kay,	Russell,
Emery,	of Muskingum.	King,	Scott,
Faris,	Green,	Kreider,	Silver,
Federman,	Griswold,	Lawyer,	Spidel,
Fouts,	Halstead,	Luchsinger,	Talley,
Freeman,	Hatch,	Lytle,	Taylor,
Gardner,	Hooley,	McCoy,	Wenner,
Gordon, of Logan,	Hughes,	Miller, of Fulton,	Winter,
Graham,	Jones, of Hamilton,	Robins,	Wise—57.
of Licking,	Jones, of Trumbull,	Robinson,	

Those voting in the negative are: Messrs.

Billingslea,	Gordon, of Brown,	Lonz,	Shy,
Blauser,	Harter,	Lustig,	Smith,
Bliss,	Hastings,	Madden,	Stokes,
Brach,	Hinchey,	Moyer,	Stump,
Brannon,	Hoover,	Mulcahy,	Swedersky,
Cowan,	Hopple,	Myers,	Thompson,
Denune,	Huber,	Pugh,	Walsh,
Entemann,	Johnston,	Reynolds, Jas. A.,	Wiest,
Evans,	Kilbane,	Schelhorn,	York—38.
Foster,	Lentz,		

The motion was agreed to and the resolution so referred.

**H. R. No. 41** — Mr. York, was taken up.

Mr. York moved that said resolution be informally passed.

The motion was agreed to.

**H. J. R. No. 30** — Mr. York, was taken up.

Mr. York moved that said resolution be informally passed.

The motion was agreed to.

**H. J. R. No. 31** — Mr. Johnston, was taken up.

Mr. Johnston moved that said resolution be referred to the joint committee on Taxation.

The motion was agreed to.

**H. J. R. No. 32** — Mr. Reynolds, was taken up.

Mr. Beetham moved that said resolution be referred to the committee on Appropriations and Finance.

Upon which a yea and nay vote was demanded, taken and resulted — yeas 42, nays 39, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Gordon, of Logan,	Lytle,
Barnes,	Crosser,	Graham,	McCoy,
Beetham,	Davis,	of Licking,	Miller, of Fulton,
Benner,	Dodge,	Graham,	Russell,
Besaw,	Donahay,	of Muskingum,	Scott,
Bing,	Drury,	Green,	Silver,
Bryson,	Dunspaugh,	Griswold,	Spidel,
Burns,	Emery,	Halstead,	Talley,
Carpenter,	Faris,	Hatch,	Waterston,
Carson,	Fouts,	Hooley,	Weaver,
Clark,	Freeman,	Kreider,	Wise—42.

Those voting in the negative are: Messrs.

Backowski,	Brach,	Gardner,	Hopple,
Beaty,	Brannon,	Gordon, of Brown,	Huber,
Billingslea,	Denune,	Harter,	Hughes,
Bishop,	Entemann,	Hastings,	Johnston,
Blauser,	Evans,	Hinchey,	Jones, of Trumbull,
Bliss,	Foster,	Hoover,	Kay,

Those voting in the negative are: Messrs. — Concluded.

Lentz,	Moyer,	Reynolds, Jas. A.,	Stump,
Luchsinger,	Mulcahy,	Schelhorn,	Thompson,
Lustig,	Myers,	Shy,	York—39.
Madden,	Pugh,	Stokes,	

The motion was agreed to and the resolution so referred.

**H. J. R. No. 35** — Mr. Denune, was taken up.

Mr. Denune moved that said resolution be referred to the committee on Prisons and Prison Reforms.

The motion was agreed to.

**H. J. R. No. 36** — Mr. Bing, was taken up.

Mr. Bing moved that said resolution be referred to the committee on Constitutional Amendments and Initiative and Referendum.

The motion was agreed to.

The House then passed to the seventh order of business, being bills for third reading.

**H. B. No. 178** — Mr. Federman, having previously been read the third time, was taken up.

The question being, "Shall the bill pass?"

Mr. Gordon, of Brown, moved to amend as follows:

In line 2 after the word "and" strike out the word "the".

In line 3 strike out the word "time" and insert the following: "March 31, 1925."

In line 26 after the word "between" strike out the following: "the date of such lease and the time" and insert the following: "March 31, 1919, and March 31, 1925."

The motion was agreed to and the bill so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 95, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hooley,	Mulcahy,
Backowski,	Donahay,	Hoover,	Myers,
Barnes,	Drury,	Hopple,	Pearson,
Beaty,	Dunspaugh,	Huber,	Pugh,
Beetham,	Emery,	Hughes,	Reynolds, Jas. A.,
Benner,	Entemann,	Johnston,	Robins,
Besaw,	Evans,	Jones, of Hamilton,	Russell,
Bing,	Faris,	Jones, of Trumbull,	Schelhorn,
Bishop,	Federman,	Kay,	Scott,
Blauser,	Fouts,	Kilbane,	Silver,
Brach,	Freeman,	King,	Smith,
Brannon,	Gardner,	Kreider,	Spidel,
Bryson,	Gordon, of Brown,	Lawyer,	Stokes,
Burns,	Gordon, of Logan,	Lentz,	Stump,
Carpenter,	Graham,	Lonz,	Swedersky,
Carson,	of Muskingum,	Luchsinger,	Talley,
Clark,	Green,	Lustig,	Taylor,
Cookston,	Greve,	Lytle,	Walsh,
Copeland,	Halstead,	McFarland,	Waterston,
Cowan,	Harter,	McKay,	Weaver,
Crabbe,	Hastings,	Matthews,	Wenner,
Crosser,	Hatch,	Miller, of Stark,	Winter,
Denune,	Helfrich,	Morris,	Wise,
Dildine,	Hinchey,	Moyer,	York—95.

So the bill passed.

The title was agreed to.

**H. B. No. 80** — Mr. Evans, was taken up.

Mr. Evans moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 240** — Mr. Matthews, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Stokes moved to amend as follows:

In line 27 after the word "man" insert "or woman."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Cowan moved to amend as follows:

In line 25 strike out the words "with the advice and consent of the senate"

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Drury moved to amend as follows:

In lines 108 and 109, strike out the words "two years of the course in a first-class high school" and insert in lieu thereof the words "that required for graduation from a first grade high school of this state".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Lustig moved to amend as follows:

In line 108 change "first-class" to "first grade".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 107, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Helfrich,	Myers,
Backowski,	Dodge,	Hinchey,	Pearson,
Baker,	Donahay,	Hooley,	Puch,
Barnes,	Drury,	Hoover,	Reynolds, Jas. A.,
Beaty,	Dunspaugh,	Hopple,	Robins,
Benner,	Emery,	Huber,	Robinson,
Besaw,	Entemann,	Hughes,	Russell,
Billingslea,	Evans,	Johnston,	Schellhorn,
Bishop,	Faris,	Jones, of Hamilton,	Scott,
Blauser,	Federman,	Jones, of Trumbull,	Shy,
Bliss,	Foster,	Kay,	Silver,
Bond,	Fouts,	Kilbane,	Smith,
Brach,	Freeman,	Kreider,	Spidel,
Brannon,	Gardner,	Lawyer,	Stokes,
Bryson,	Gordon, of Brown,	Lentz,	Stump,
Burns,	Gordon, of Logan,	Lonz,	Swedersky,
Cable,	Graham,	Luchsinger,	Talley,
Carpenter,	of Licking,	Lustig,	Taylor,
Carson,	Graham,	Lytle,	Thompson,
Chester,	of Muskingum,	McCoy,	Walsh,
Clark,	Green,	McKay,	Waterston,
Cochrun,	Greve,	Madden,	Weaver,
Comings,	Griswold,	Matthews,	Wenner,
Copeland,	Halstead,	Miller, of Fulton,	Wiest,
Cowan,	Harter,	Morris,	Winter,
Crabbe,	Hastings,	Moyer,	Wise,
Crosser,	Hatch,	Mulcahy,	York—107.
Davis,			

So the bill passed.

The title was agreed to.



**H. B. No. 184**—Mr. Huber, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 47, nays 22, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Dunspaugh,	Hoover,	Moyer,
Barnes,	Entemann,	Huber,	Myers,
Beaty,	Evans,	Johnston,	Pugh,
Billingslea,	Gordon, of Brown,	Kilbane,	Reynolds, Jas. A.,
Bishop,	Graham,	Kreider,	Russell,
Blauser,	of Licking,	Léntz,	Schelhorn,
Bliss,	Green,	Lonz,	Shy,
Brach,	Greve,	Lustig,	Smith,
Cowan,	Harter,	McFarland,	Talley,
Denune,	Hastings,	McKay,	Thompson,
Donahay,	Helfrich,	Madden,	Walsh,
Drury,	Hinchey,	Miller, of Fulton,	Wiest—47.

Those voting in the negative are: Messrs.

Alban,	Cookston,	Faris,	Pearson,
Benner,	Crabbe,	Gordon, of Logan,	Robinson,
Bing,	Crosser,	Griswold,	Taylor,
Bond,	Davis,	Lytle,	Waterston,
Carson,	Emery,	McCoy,	Weaver—22.
Comings,		Mulcahy,	

The bill not having received a constitutional majority was lost.

**Am. H. B. No. 182**—Mr. Gordon, of Logan, was taken up.

Mr. Gordon, of Logan, moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**H. B. No. 180**—Mr. Graham, of Licking, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Graham, of Licking, moved to amend as follows:

In line 47, strike out the (.) and insert the words "provided, however, this act shall not apply to managing officers of state institutions".

The motion was agreed to, and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Myers demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?"

Which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 68, nays 22, as follows:

Those voting in the affirmative are: Messrs.

Banker,	Cookston,	Gordon, of Logan,	Helfrich,
Barnes,	Copeland,	Graham,	Hinchey,
Beaty,	Crabbe,	of Licking,	Hoover,
Benner,	Crosser,	Graham,	Hopple,
Besaw,	Denune,	of Muskingum,	Hughes,
Billingslea,	Dildine,	Green,	Johnston,
Bing,	Donahay,	Greve,	Jones, of Trumbull,
Bliss,	Dunspaugh,	Griswold,	Kay,
Brach,	Entemann,	Halstead,	Kilbane,
Burns,	Evans,	Harter,	Léntz,
Comings,	Freeman,	Hatch,	Luchsinger,

Those voting in the affirmative are: Messrs. — Concluded.

Lustig,	Pearson,	Schellhorn,	Thompson,
Lytle,	Pugh,	Smith,	Walsh,
McKay,	Reynolds, Jas. A.,	Spidel,	Waterston,
Madden,	Robins,	Swedersky,	Weaver,
Moyer,	Robinson,	Talley,	Wenner,
Mulcahy,	Russell,	Taylor,	Wiest,
Myers,			Wise—68.

Those voting in the negative are: Messrs.

Alban,	Chester,	Hastings,	McCoy,
Baker,	Cochrun,	Ficooley,	Matthews,
Bishop,	Davis,	Huber,	Miller, of Fulton,
Blauser,	Dodge,	Kreider,	Shy,
Bond,	Emery,	Lawyer,	Stump—22.
Carson,	Foster,		

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 58** — Mr. Miller.

To regulate private employment agencies and to repeal sections 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, and 896 of the General Code.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

#### MESSAGE FROM THE SENATE

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 43** — Mr. Whittemore.

To amend section 7620 of the General Code, relating to the powers and duties of boards of education.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 146** — Mr. Myers.

To appropriate the sum of one thousand dollars for the use of the children of John Brown.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 207** — Mr. Cowan.

To change the numerals and titles in the appropriation bill for the House of Representatives.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 87** — Mr. Hoover.

To amend section 13755 of the General Code, relating to what judgments may be rendered on petitions in error in criminal cases.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 176** — Mr. Talley.

To amend sections 12694 and 13423 of the General Code, relative to the illegal practice of medicine and surgery, or any of its branches, and the enforcement of penalties therefor.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 30** — Mr. Whittemore.

Relating to the statute of West Virginia, the effect of which will be to restrict the exportation of natural gas except in such amounts as are found to remain after the domestic, industrial and other demands within the state of West Virginia have been fully met and satisfied.

Attest:

W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 84** — Mr. Agnew.

To amend section 5366-1 and to supplement section 5404 of the General Code by the enactment of a supplemental section to be known



as section 5404-1, providing for the time when personal property shall be listed for taxation.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 74** — Mr. Miller

To amend section 871-1 of the General Code, relative to the Industrial Commission of Ohio.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

Mr Winter moved that the vote whereby **H. B. No. 139** — Mr. Beaty, passed, be reconsidered and that the motion be entered upon the journal and remain pending.

**S. B. No. 15** — Mr. Kryder, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hoover,	Mulcahy,
Beetham,	Donahay,	Hopple,	Myers,
Benner,	Dunspaugh,	Hughes,	Reynolds, Jas. A.,
Besaw,	Emery,	Johnston,	Robinson,
Bing,	Foster,	Jones, of Hamilton,	Russell,
Blauser,	Fouts,	Jones, of Trumbull,	Schelhorn,
Brannon,	Freeman,	Kay,	Shy,
Burns,	Gordon, of Logan,	Kreider,	Silver,
Cable,	Graham,	Lawyer,	Smith,
Carpenter,	of Muskingum,	Lentz,	Spidel,
Carson,	Green,	Luchsinger,	Stump,
Clark,	Greve,	Lustig,	Swedersky,
Cochrun,	Griswold,	Lytle,	Taylor,
Comings,	Harter,	McCoy,	Walsh,
Cookston,	Hastings,	Madden,	Weaver,
Copeland,	Hatch,	Matthews,	Wenner,
Crabbe,	Helfrich,	Miller, of Fulton,	Wiest,
Dildine,	Hooley,	Moyer,	Wise—71.

So the bill passed.

The title was agreed to.

**H. B. No. 285** — Mr. Jones, of Trumbull, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted — yeas 87, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Beetham,	Bing,	Burns,
Backowski,	Benner,	Bliss,	Cable,
Baker,	Besaw,	Brannon,	Carpenter,
Banker,	Billingslea,		Carson,

Those voting in the affirmative are: Messrs. — Concluded.

Chester,	Gordon, of Logan,	Kay,	Pugh,
Clark,	Graham,	Kilbane,	Reynolds, Jas. A.,
Cochrun,	of Licking,	King,	Robins,
Copeland,	Graham,	Kreider,	Robinson,
Crabbe,	of Muskingum,	Lawyer,	Russell,
Crosser,	Green,	Lentz,	Schellhorn,
Denune,	Greve,	Lonz,	Scott,
Dildine,	Griswold,	Luchsinger,	Shy,
Dodge,	Halstead,	Lustig,	Smith,
Donahay,	Harter,	Lytle,	Spidel,
Drury,	Hastings,	McCoy,	Stokes,
Dunspaugh,	Hatch,	McKay,	Stump,
Emery,	Hooley,	Matthews,	Thompson,
Entemann,	Hopple,	Miller, of Fulton,	Walsh,
Evans,	Hughes,	Miller, of Stark,	Waterston,
Faris,	Johnston,	Moyer,	Weaver,
Federman,	Jones, of Hamilton,	Mulcahy,	Wiest,
Foster,	Jones, of Trumbull,	Myers,	Wise—87.
Freeman,			

So the bill passed.

The title was agreed to.

**S. B. No. 2** — Mr. Kryder, was taken up.

Mr. Jones, of Trumbull, moved that said bill be informally passed and that it retain its place on the calendar.

The motion was not agreed to.

Said bill was read the third time.

Mr. Thompson moved that said bill be indefinitely postponed.

The motion was agreed to.

**5:25 o'clock p. m.**

On motion of Mr. Robins the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, March 12, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

**H. B. No. 50** — Mr. Gorrell, was taken up.

On motion of Mr. James A. Reynolds said bill was informally passed and retained its position on the calendar.

The Speaker handed down a communication from the governor.

Mr. Beetham moved that said communication be received and referred to the committee on Appropriations and Finance.

Mr. James A. Reynolds moved to amend said motion by adding that said communication be printed in the appendix of the journal.

The motion to amend was agreed to.

The question recurring on the motion of Mr. Beetham as amended.

The motion was agreed to.

**H. B. No. 80** — Mr. Evans, was taken up and read the third time. The question being, "Shall the bill pass?"

Mr. Evans moved to amend as follows:

In line 87, change the word "examination" to "examinations".

In line 89, after the word "chemistry" insert the word "bacteriology".

In line 90, strike the word "or" and insert the words "and such".

In line 126, after the word "nonmedical" insert the words "or medical".

In line 163, change the word "examination" to "examinations".

In line 212, after the word "Ohio", insert a comma and the words, "specific mention of which as limited branches of medicine is made in section 1274 of the General Code of Ohio".

In line 214, after the word "which" insert the words "no drugs".

In line 217, strike out the word "massage".

In line 249, strike out the word "fees" and in lieu thereof insert the word "fines".

In line 218, after the word "act" add: "The unqualified title "doctor" shall not be used in connection with the names of licensees of the board, in signs, announcements, etc., but shall be qualified by the name of the appropriate method of nonmedical practice employed".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Wenner moved to amend as follows:

In line 69, after the word "state" insert a comma, and the following: "and twenty-two hundred eighty regulation college hours of resident non-medical school work for graduation."

In line 88, after the word "conducted" insert, "in writing and".

Upon which a roll call was demanded, taken and resulted — yeas 91, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Hatch,	Miller, of Fulton,
Baker,	Donahay,	Helfrich,	Moyer,
Banker,	Drury,	Hinchey,	Mulcahy,
Barnes,	Dunspaugh,	Hooley,	Myers,
Beetham,	Emery,	Hoover,	Pearson,
Benner,	Entemann,	Hopple,	Pugh,
Billingslea,	Evans,	Johnston,	Robins,
Blauser,	Federman,	Jones, of Hamilton,	Robinson,
Bliss,	Foster,	Jones, of Trumbull,	Russell,
Bond,	Fouts,	Kay,	Shy,
Bonser,	Freeman,	Kilbane,	Silver,
Brach,	Gardner,	King,	Spidel,
Brown,	Gordon, of Brown,	Kreider,	Stokes,
Bryson,	Gordon, of Logan,	Lawyer,	Swedersky,
Carson,	Graham,	Lentz,	Taylor,
Chester,	of Licking,	Luchsinger,	Thompson,
Clark,	Graham,	Lustig,	Walsh,
Cochrun,	of Muskingum,	Lytle,	Waterston,
Comings,	Green,	McCoy,	Weaver,
Cookston,	Greve,	McFarland,	Wenner,
Copeland,	Griswold,	McKay,	Wildermuth,
Cowan,	Harter,	Madden,	Wise,
Crabbe,	Hastings,	Matthews,	York—91.
Davis,			

Messrs. Jas. A. Reynolds and Smith voted in the negative.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"



Mr. Kreider moved to amend as follows:

In line 58 strike out "first class" and in lieu thereof insert "first grade".

In line 270 strike out "theee" and insert in lieu thereof "three".

The motion was agreed to and the bill was so amended.

Mr. Winter demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 40, nays 66, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Evans,	Kilbane,	Myers,
Barnes,	Graham,	Kreider,	Pugh,
Blaiser,	of Licking,	Luchsinger,	Reynolds, Jas. A.,
Bliss,	Green,	Lustig,	Reynolds, Tom,
Brach,	Greve,	McCoy,	Taylor,
Brannon,	Harter,	Madden,	Thompson,
Comings,	Hinchey,	Matthews,	Walsh,
Denune,	Hopple,	Miller, of Fulton,	Waterston,
Donahay,	Johnston,	Morris,	Wenner,
Dunspaugh,	Jones, of Trumbull,	Moyer,	Wise—40.
Entemann,			

Those voting in the negative are: Messrs.

Alban,	Cochrun,	Griswold,	Robins,
Atkinson,	Cookston,	Halstead,	Robinson,
Baker,	Cowan,	Hastings,	Russell,
Banker,	Crosser,	Helfrich,	Scott,
Beetham,	Davis,	Hooley,	Shy,
Benner,	Dodge,	Hoover,	Silver,
Besaw,	Drury,	Huber,	Smith,
Bing,	Emery,	Hughes,	Spidel,
Bond,	Federman,	Kay,	Stokes,
Bonser,	Foster,	Lawyer,	Stump,
Brown,	Fouts,	Lentz,	Swedersky,
Bryson,	Freeman,	Lytle,	Talley,
Cable,	Gardner,	McFarland,	Weaver,
Carpenter,	Gordon, of Brown,	McKay,	Wildermuth,
Carson,	Gordon, of Logan,	Miller, of Stark,	Winter,
Chester,	Graham,	Mulcahy,	York—66.
Clark,	of Muskingum,	Pearson,	

The bill not having received a constitutional majority was lost.

**Am. H. B. No. 182** — Mr. Gordon, of Logan, was taken up.

Mr. Gordon, of Logan, moved that said bill be informally passed, and that it retain its place on the calendar.

The motion was agreed to.

**Sub. H. B. No. 102** — Messrs. Miller, of Stark-Robins, was taken up and read the third time.

Mr. Greve moved to amend as follows:

In line 8, strike out the words "an attorney" and insert in lieu thereof "the prosecuting attorney or his assistant".

Mr. Myers moved that said bill with pending amendment be re-committed to the committee on Codes, Courts and Procedure.

The motion was not agreed to.

The question recurring on the amendment.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Stokes moved to amend as follows:

In line 9, after the word "compensation" insert "not exceeding twenty-five dollars".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

Strike out the remainder of line 6, beginning with the word "Provided".

Strike out all of lines 7, 8 and 9.

Strike out the first part of line 10, ending with the word "case".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays 24, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Copeland,	Halstead,	Moyer,
Beetham,	Crabbe,	Hatch,	Mulcahy,
Benner,	Crosser,	Hinchey,	Pearson,
Besaw,	Dildine,	Hooley,	Reynolds, Jas. A.,
Billingslea,	Dodge,	Hughes,	Robins,
Bing,	Donahay,	Johnston,	Robinson,
Bishop,	Drury,	Jones, of Hamilton,	Russell,
Blauser,	Dunspaugh,	Jones, of Trumbull,	Shy,
Bond,	Emery,	Kay,	Silver,
Brown,	Faris,	Kreider,	Smith,
Bryson,	Freeman,	Lawyer,	Spidel,
Burns,	Gardner,	Lentz,	Talley,
Cable,	Gordon, of Logan,	McCoy,	Waterston,
Carson,	Graham,	McKay,	Weaver,
Chester,	of Licking,	Matthews,	Wenner,
Clark,	Graham,	Miller, of Fulton,	Wildermuth,
Cochrun,	of Muskingum,	Miller, of Stark,	Winter,
Comings,	Griswold,	Morris,	Wise—71.
Cookston,			

Those voting in the negative are: Messrs.

Atkinson,	Entemann,	Hopple,	Stokes,
Bliss,	Evans,	Madden,	Swedersky,
Bonser,	Harter,	Myers,	Thompson,
Brach,	Hastings,	Pugh,	Walsh,
Cowan,	Helfrich,	Reynolds, Tom,	Wiest,
Denune,	Hoover,	Scott,	York—24.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 3** — Mr. Liggitt.

To amend section 486-10 of the General Code, relative to the eligibility of honorably discharged soldiers for positions in the classified service.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 276** — Mr. Federman.

To make sundry and supplementary appropriations for the remainder of the current fiscal year.

With the following amendment in which the concurrence of the House is requested.

After line 211 insert;—Charles Reed and Frederick W. Green for legal services rendered to the special joint taxation committee of the 82nd General Assembly, \$1800.00 each ..... \$3600.00

Attest:

W. E. HALLEY,  
Clerk.

Consideration of Senate amendment was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolutions:

**H. J. R. No. 33** — Mr. Crabbe.

Regarding the printing of extra copies of H. B. No. 24.

**H. J. R. No. 34** — Mr. Fouts.

Relative to printing extra copies of Am. H. B. No. 162.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**Am. S. B. 89** — Mr. Parrett.

To amend sections 5449, 5450, 5451, 5458, 5470, 5473-1 and 5474 of the General Code, relating to reports to the tax commission by express, telegraph and telephone companies and changing the date of ascertaining and assessing the value of the property of express companies by the tax commission of Ohio and the date of certifying by the tax commission of Ohio to the county auditor the amount apportioned to his county and to each city, village, township or other taxing district therein and to repeal original sections 5449, 5450, 5451, 5458, 5470, 5473-1 and 5474 of the General Code.

**Am. S. B. No. 69** — Mr. Sparks.

To amend sections 11, 12, 13, 14, and 15 of an act entitled, "An act to provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new penitentiary," passed April 19, 1913, and approved May 2, 1913, (103 Ohio Laws, pp. 247-250).

Attest:

W. E. HALLEY,  
Clerk.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with and **S. B.**



**No. 89** — Mr. Parrett, was read the second time by its title and having been engrossed was ordered placed on the calendar in its regular order

**Am. S. B. No. 69** — Mr. Sparks, was read the first time.

On motion of Mr. Beetham the House then passed to the third order of business, being resolutions laid over under the rule.

**H. R. No. 41** — Mr. York, was taken up.

The question being, "Shall the resolution be adopted?"

Mr. York moved that said resolution be referred to the committee on German Propaganda.

The motion was agreed to.

**H. J. R. No. 30** — Mr. York, was taken up.

The question being, "Shall the resolution be adopted?"

Mr. York moved that said resolution be referred to the committee on Public Waterways.

The motion was agreed to.

**S. J. R. No. 30** — Mr. Whittemore, was taken up.

On motion of Mr. Beetham said resolution was referred to the committee on Public Utilities.

On motion of Mr. Crabbe, **H. B. No. 24** — Mr. Crabbe, was made a special order for 1:30 o'clock p. m. on Wednesday, March 19th, 1919.

On motion of Mr. Beetham the House then passed to the fourth order of business, being reports of standing committees.

Mr. Miller, of Stark, submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 262** — Mr. Hughes, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4 strike out "is due"; in line 23 after the word "sub-lot" insert "or tract"; in line 33 before "on" insert "Tract" and a dash.

GEO F. GREVE,  
WM. L. HUGHES,  
F. A. HINCHEY,

C. F. McCOY,  
CHARLES H. FOUTS,  
J. S. MILLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller, of Stark submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 20** — Mr. Hughes, having had the same under consideration, reports it back and recommends its passage.

C. C. CRABBE,  
GEO. F. GREVE,  
F. A. HINCHEY,

WM. L. HUGHES,  
CHARLES H. FOUTS,  
D. ALLEN BOND.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 73** — Mr. Wenner, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause, and insert the following:

SECTION 1. That sections 7691, 7700, 7701 and 7703 be amended and supplemental sections 7701-1 and 7701-2 of the General Code be added to read as follows:

Sec. 7691. *All regular and special teachers, principals and supervisors hereafter appointed for the first time by any board of education of a city school district, or by any other person or body having the power of appointment in such district, shall be appointed for a period ending with the close of the school year in which the appointment is made and thereafter the reappointment of any such person shall be made at a date not later than thirty days before the close of the term of the current school year and shall be for the period of the next school year, provided that when any such teacher, principal or supervisor, shall have served as teacher, principal or supervisor, in the same school district of this state for three consecutive school years, then the next appointment of such teacher, principal or supervisor in such district, shall be for an indefinite period subject to dismissal as provided in sections 7701 and 7701-1, or until such time as he may retire on pension under the laws of this state. All teachers, principals or supervisors, who, by the close of the school year in June, 1920, shall have served as such for three consecutive school years in the same school district in this state, shall, when appointed thereafter, in such district, be appointed for an indefinite period subject to dismissal as provided in sections 7701 and 7701-1 or until he retires on pension under the laws of Ohio.*

*If a teacher, principal or supervisor be on regular leave of absence, the time of his absence shall not be considered as a period of service, nor as an interruption of the continuity of service.*

*The board may require any teacher, principal or supervisor serving on indefinite tenure to notify the board or superintendent by a date not earlier than May first of each year of his intention to remain in the service of said board during the following school year. Failure, thereafter, by any teacher, principal or supervisor to give such notice may be regarded by the board as a resignation to become effective at the close of the then current school year.*

Sec. 7700. *All resignations or requests for release from contract by teachers, supervisors or employees, must be promptly considered by the board, but no resignation or release shall become effective except by its consent provided however that if a teacher, principal or supervisor serving on indefinite tenure, tender his resignation to become effective on a date not earlier than thirty days after its receipt by the board, such resignation shall become effective upon the date stated in the resignation.*

Sec. 7701. *Any board of education may, by majority vote, during the school year, dismiss a teacher, principal or supervisor, whether appointed for the school year or upon indefinite tenure, for inefficiency, neglect of duty, immorality, or conduct unbecoming a teacher. In such case there shall be delivered to the teacher, principal or supervisor, notice of his dismissal, together with written charges specifying the grounds of dismissal and signed by the city, county, or district superintendent. Such teacher, principal or supervisor may, within ten days file a written answer to such charges, accompanied, if he elects, by affidavits supporting the same and also if he elects, accompanied by a demand for a hearing. If a hearing is demanded, the board or committee thereof shall, within ten days thereafter, hear the charges and the defense of the teacher, principal or supervisor and shall, upon majority vote, of the board, either*



*affirm or refuse to affirm the dismissal. When a teacher, principal or supervisor is notified of his dismissal as herein provided, the superintendent may at the time of giving such notice, suspend such teacher, principal or supervisor pending action by the board. If the dismissal is affirmed the person dismissed shall receive no compensation from the date of suspension. The provisions of this section shall not be construed as limiting the right of the board to dismiss a teacher when an actual decrease in the number of pupils occurring during the school year, renders such dismissal advisable.*

Sec. 7701-1. *Any board of education may, by majority vote, dismiss a teacher, principal or supervisor appointed upon indefinite tenure, at the end of any school year for cause. In such case the teacher, principal or supervisor shall be notified of his dismissal and the reasons therefor in writing, signed by the superintendent, not later than sixty days before the last day of the term of the current school year. Within ten days after receipt of said notice any such teacher, principal or supervisor may file with the board an answer to such notice and cause of dismissal with or without affidavits in support of the same. Both said notice and answer shall be public records in the office of the board of education.*

*Any teacher, principal or supervisor receiving a notice of dismissal as provided in this section, may, when filing his answer, demand a hearing.*

*Within ten days after such demand for hearing is made, the board shall grant a hearing to the person making such demand either before the board or any person or persons designated by them. Not later than fifteen days before the last day of the school year said board shall act upon said dismissal unless the same be withdrawn by the superintendent. Unless the board by such date by vote of a majority of all its members, refuse to affirm such dismissal, such dismissal shall stand as the action of the board.*

*In all cases the determination of the board upon the dismissal of any teacher, principal or supervisor, when made in accordance with the provisions of this section, shall be final.*

Sec. 7701-2. *If any teacher, principal or supervisor, appointed on indefinite tenure be demoted in rank, or his salary be reduced, unless such reduction be the result of a uniform salary revision affecting all persons drawing the same salary, or unless such demotion be part of a general plan affecting the entire system, then any such demotion or reduction in salary shall entitle a teacher, principal or supervisor to all the rights accorded to him in case of dismissal.*

Sec. 7703. *Upon his acceptance of the appointment, such superintendent, subject to the approval and confirmation of the board, may appoint all the teachers, and for cause suspend any person thus appointed until the board or a committee thereof, consider such suspension, but no one shall be dismissed by the board except as provided in sections 7701 and 7701-1. But any city board of education, upon a three-fourths vote of its full membership, may re-employ any teacher whom the superintendent refuses to appoint. Such superintendent shall visit the schools under his charge, direct and assist teachers in the performance of their duties, classify and control the promotion of pupils, and perform such other duties as the board determines. He must report to the board annually, and oftener if required, as to all matters under his supervision and may be required by it to attend any and all of its meetings. He may take part in its deliberations but shall not vote.*

Sec. 7708. *If the board of education of any district, during the school year, dismisses a teacher for any frivolous or insufficient reason,*



the teacher may bring suit against such district. If, on trial of the cause a judgment be obtained against the district, the board thereof shall direct the clerk to issue an order upon the treasurer for the sum so found due to the person entitled thereto, to pay it out of any money in his hands belonging to the district, applicable to the payment of teachers.

In such suits process may be served on the clerk of the district, and service upon him shall be sufficient.

SECTION 2. That original sections 7691, 7700, 7701, 7703 and 7708, of the General Code be, and the same are hereby repealed.

C. H. FREEMAN,  
JOHN S. FARIS,  
W. B. BRYSON,  
J. C. COPELAND,  
C. K. MILLER,

SIMEON H. BING,  
H. H. GRISWOLD,  
W. R. COMINGS,  
FRANK E. BAKER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Baker moved that said bill be printed as amended.

The motion was agreed to.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred

**H. B. No. 237** — Mr. Green, having had the same under consideration, reports it back and recommends its passage.

M. J. WALSH,  
CHARLES M. GORDON,  
R. B. CARSON,  
W. B. BRYSON,

F. L. WATERSTON,  
JAS. A. GREEN,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Russell submitted the following report:

The standing committee on Insurance, to which was referred

**H. B. No. 259** — Mr. Winter, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 3, after the word "clothing" insert the word "feathers".

In line 9, after the word "inflammable" insert the words "or volatile".

In line 25, change the word "two" to "five".

In line 55, change the word "such" to "said" and the word "wall" to "well".

Following line 75, add "such steam pipes shall be provided with perforations or jets of one quarter of one inch in diameter, equally spaced, so that there is one opening to each".

In line 85, change the word "exposing" to "exposed".

In line 147, change the word "of" to "or".

EDWARD A WINTER,  
C. M. DRURY,  
H. M. CARPENTER,  
THOMAS MULCAHY,  
F. M. WILDERMUTH,

E. L. DONAHAY,  
HARRY F. BROWN,  
HARRY D. SILVER,  
NORMAN R. BLISS,  
W. A. RUSSELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 255** — Mr. Bing, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended: at the end of line 24 insert the following:

"Whenever it appears that the net annual rents or earnings accruing from such lands will be insufficient to pay the sum of such assessment as the same become payable, the state supervisor of school and ministerial lands, upon the request of the trustees in local charge of such lands shall issue and sell notes for the sum so required, payable in such number of years as will be required for the net rents to meet the whole sum of such assessment, and bearing interest at not more than five per centum per annum as the state supervisor shall determine. But such notes shall not be sold for less than par. Such notes and interest thereon shall be a lien upon the rents or earnings of the proceeds of any sale of such lands so assessed, and the sum of such notes and interest shall be paid out of such rents or earnings or proceeds of such sale by the state supervisor."

HUSTON T. ROBINS,  
MILTON CLARK,  
WM. L. HUGHES,  
A. LEE BEATY,

GEO. S. MYERS,  
D. ALLEN BOND,  
K. E. HOOVER,  
W. W. STOKES.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Shy submitted the following report:

The standing committee on Mines and Mining, to which was referred **H. B. No. 274** — Mr. Burns, having had the same under consideration, reports it back and recommends its passage.

HERMAN SHY,  
DAN ALBAN,  
ELZA C. LAWYER,  
D. ALLEN BOND,  
WARREN E. BURNS,

HENRY A. HATCH,  
C. W. KING,  
JULIUS LUCHSINGER,  
OTIS D. DAVIS,  
JOHN J. KILBANE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fifth order of business, being reports of select committees.

No reports were submitted.

The House then passed to the sixth order of business, being bills for second reading.

The following bills on the calendar for second reading were read the second time and referred as follows:

**Am. S. B. No. 58** — Mr. Miller.

To the committee on Codes, Courts and Procedure.

**S. B. No. 43** — Mr. Whittemore.

To the committee on Common Schools.

**S. B. No. 84** — Mr. Agnew.

Mr. Beetham moved that **S. B. No. 84** — Mr. Agnew, having been engrossed be ordered placed on the calendar.

The motion was agreed to.

**Am. S. B. No. 74** — Mr. Miller.

Mr. Beetham moved that **Am. S. B. No. 74** — Mr. Miller, having been engrossed be ordered placed at the head of the calendar.

The motion was agreed to.

Certain corrections in the motions affecting the action of the House on **S. B. No. 84** — Mr. Agnew, and **Am. S. B. No. 74** — Mr. Miller, are authorized on page one of the journal of Friday, March 14th, 1919.

**H. B. No. 375** — Mr. Smith.

To the committee on Labor.

**H. B. No. 376** — Mr. Gardner.

To the committee on Codes, Courts and Procedure.

**H. B. No. 377** — Mr. Gardner.

To the committee on Codes, Courts and Procedure.

**H. B. No. 378** — Mr. Alban.

To the committee on Agriculture.

**H. B. No. 379** — Mr. Alban.

To the committee on County Affairs.

**H. B. No. 380** — Mr. Carpenter.

To the committee on Judiciary.

**H. B. No. 381** — Mr. Pearson.

To the committee on Common Schools.

**H. B. No. 382** — Mr. Spidel.

To the committee on Judiciary.

**H. B. No. 383** — Mr. Crosser.

To the committee on County Affairs.

**H. B. No. 384** — Mr. Copeland.

To the committee on Codes, Courts and Procedure.

**H. B. No. 385** — Mr. Mulcahy.

To the committee on Insurance.

**H. B. No. 386** — Mr. Hughes.

To the committee on Codes, Courts and Procedure.

The House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 387** — Mr. Walsh.

To amend sections 2976-1 and 2976-7 of the General Code and to supplement section 2976-10c of the General Code by the enactment



of sections 2976-11, 2976-12, 2976-13, 2976-14, 2976-15 and 2976-16, relating to park districts and providing for the annexation of territory thereto, for the sale of lands, for the issue of bonds and conferring certain police powers upon boards of park commissioners.

**H. B. No. 388** — Mr. Hughes.

To amend sections 10-1, 10-2, 10-3 and 10-4 of the General Code, relative to removal of public officials from office.

**H. B. No. 389** — Mr. Tom Reynolds.

To grant to boards of county commissioners power to enforce laws regulating and governing traffic on highways and to provide for the prosecution of violators thereof.

**H. B. No. 390** — Mr. Thompson.

To amend sections 2412-1 and 2412-2 of the General Code (107 Ohio Laws 585 and 586) relative to authorizing county commissioners to purchase automobiles or other vehicles for the use of county officials in the transaction of public business.

**H. B. No. 391** — Mr. Greve.

To amend section 1579-3 of the General Code, relating to the municipal court of Cleveland.

**H. B. No. 392** — Mr. Barnes.

To supplement section 7 of the General Code by the enactment of sections to be known as section 7-1 and section 7-2 of the General Code to provide for keeping of official records and for an eight hour day for elective and appointive officers.

**H. B. No. 393** — Mr. Wise.

To authorize the governor, attorney general and the superintendent of public works to sell at private sale, to the abutting land owners, a certain portion of the berme embankment of the Ohio Canal, in the city of Massillon, Stark county, Ohio.

**H. B. No. 394** — Mr. McCoy (by request).

To appropriate the sum of one hundred and five dollars for the use of Mrs. Julia Ellis, of Manchester, Ohio.

**H. B. No. 395** — Mr. Bond.

To amend section 13675 of the General Code, relating to trial of criminal cases.

**H. B. No. 396** — Mr. Miller, of Fulton.

Making it a misdemeanor to permit any Canada thistle to mature its seed and providing a penalty therefor.

**H. B. No. 397** — Mr. Wenner.

To amend sections 367-2, 367-5 and 367-6 of the General Code, relative to the powers and duties of the state board of education relative to vocational education.

**H. B. No. 398** — Mr. Federman.

To regulate the manufacture and sale of soft drinks and non-alcoholic beverages in bottles.

**H. B. No. 399** — Mr. Jones, of Trumbull.

To amend section 4193-1 of the General Code, relating to a joint meeting for the election of cemetery trustees.

**H. B. No. 400** — Mr. Hooley.

To amend sections 359 and 7763 of the General Code, relative to the approval of private schools by the superintendent of public instruction.

**H. B. No. 401** — Mr. Federman.

To amend sections 3566, 3567, 3568, 3568-1, 3569, 3572, 3573, 3574, and to repeal sections 3570 and 3571 of the General Code, relating to the annexation of one municipal corporation by another.

**H. B. No. 402** — Mr. Swedersky.

To amend section 464 and to supplement section 13916 by sections 13916-1, 13916-2, 13916-3 and 13916-4 of the General Code, relative to authorizing the attorney general and the superintendent of public works to investigate the title of swamp and marsh lands and recover the same for the state.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Freeman offered the following resolution:

**H. J. R. No. 37** — Mr. Freeman.

To provide for the printing of extra copies of **H. B. No. 359**.

*Be it resolved by the General Assembly of Ohio,* That the clerk of the House of Representatives is hereby authorized and directed to have printed six hundred extra copies of H. B. No. 359.

The resolution was laid over under the rule.

Mr. Kay offered the following resolution:

**H. J. R. No. 38** — Mr. Kay.

Relative to the preparation and printing of Ohio legislative history.

*Be it resolved by the General Assembly of the state of Ohio,* That there is hereby authorized the preparation and printing in book form two thousand five hundred copies of "Ohio Legislative History" for the years 1919-1920 inclusive, in connection with the official history of the state administration for the same years.

The said publication to be printed, and engraved, bound and finished as nearly as possible to correspond with the preceding volumes of said history. The completed manuscript for such volume No. 3 shall be delivered to the supervisor of public printing, who is hereby directed to have printed and bound as herein set forth and deliver to the secretary of state for distribution as follows: Ten copies to the Ohio State Library; one copy to the different state libraries of the United States; one copy to every city circulating library in the state of Ohio; one copy to every college and high school in Ohio; three copies to each member of the General Assembly and one copy to each elective officer thereof; three copies to each department of the Ohio state government, except the executive office, which shall receive ten copies; ten copies to the supreme court of Ohio, and one copy to each accredited newspaper correspondent in the 83rd General Assembly.

*Be it further resolved*, That to defray the expense of the preparation of Volume No. 3 of the "Ohio Legislative History" the Appropriation and Finance committees of the Senate and House of Representatives are hereby directed to appropriate the sum of thirty-nine hundred dollars, which sum shall be in full for the services of James K. Mercer, legislative historian and his assistants.

The amount named herein for the preparation of such volume shall be paid to the legislative historian in twelve pro rata installments, as the work progresses upon vouchers signed by the proper authority.

The resolution was laid over under the rule.

By unanimous consent Mr. Myers submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 213**—Mr. Evans, having had the same under consideration, reports it back and recommends its passage.

GEO. S. MYERS,  
K. E. HOOVER,  
A. LEE BEATY,  
H. H. GRISWOLD,  
HUSTON T. ROBINS,

MILTON CLARK,  
FRANK E. BAKER,  
D. ALLEN BOND,  
CHARLES H. FOUTS,  
WM. L. HUGHES.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Beetham presented the petition of Charles Gilmore and eighty-six other citizens of Harrison county opposing H. B. No. 187—Mr. Hinchey; which was referred to the committee on Cities.

Mr. Lonz presented the petition of E. H. Hein and twenty-four other citizens of Ottawa county, opposing H. B. No. 253—Mr. Smith; which was referred to the committee on Agriculture.

Mr. Stokes presented the petition of Minnie M. Munday and seventeen other teachers of Montgomery county, urging the passage of H. B. No. 73—Mr. Wenner; which was referred to the committee on Common Schools.

Mr. Billingslea presented the petitions of J. G. Welsh, C. F. Wagonfield, Arthur E. Harris and five hundred four other citizens of Butler county, urging the passage of H. J. R. No. 31—Mr. Johnston; which was referred to the joint committee on Taxation.

Mr. Wiest presented the petition of The New Philadelphia-Dover Ministerial Association of Tuscarawas county, protesting against the passage of the Sunday moving picture bill; which was referred to the committee on Cities.

Mr. Barnes presented the petitions of Rev. J. G. Huber, Rev. D. C. Hall, Mr. W. S. Archer and Mr. Herbert R. John, and one thousand forty-seven other citizens of Dayton and Beavertown, Montgomery county, protesting against the passage of the Sunday moving picture bill; which were referred to the committee on Cities.

Mr. Winter presented the petitions of the Cincinnati Chamber of Commerce and many other business firms and other citizens of Hamilton



county, protesting against the passage of H. B. No. 88 — Mr. Blauser; which was referred to the committee on Insurance.

**5:50 o'clock p. m.**

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, March 13, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

**H. B. No. 50** — Mr. Gorrell, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

Mr. Beetham moved that consideration of the Senate amendments to **H. B. No. 50** — Mr. Gorrell, be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 276** — Mr. Federman, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 108, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	Lentz,
Atkinson,	Copeland,	of Muskingum,	Lustig,
Baker,	Cowan,	Green,	Lytle,
Barnes,	Crabbe,	Greve,	McFarland,
Beetham,	Crosser,	Griswold,	McKay,
Benner,	Davis,	Halstead,	Madden,
Besaw,	Denune,	Hastings,	Matthews,
Bing,	Dodge,	Hatch,	Miller, of Fulton,
Bishop,	Donahay,	Helfrich,	Miller, of Stark,
Blauser,	Drury,	Hinchey,	Morris,
Bliss,	Dunspaugh,	Hooley,	Moyer,
Bond,	Emery,	Hoover,	Mulcahy,
Bonser,	Entemann,	Hopple,	Myers,
Brach,	Evans,	Huber,	Pearson,
Brown,	Paris,	Hughes,	Pugh,
Bryson,	Federman,	Johnston,	Reynolds, Jas. A.,
Burns,	Fouts,	Jones, of Hamilton,	Reynolds, Tom,
Cable,	Freeman,	Jones, of Trumbull,	Robins,
Carpenter,	Gardner,	Kay,	Robinson,
Chester,	Gordon, of Brown,	Kilbane,	Russell,
Clark,	Gordon, of Logan,	King,	Schelhorn,
Cochran,	Graham,	Kreider,	Scott,
Comings,	of Licking,	Lawyer,	Shy,

Those voting in the affirmative are: Messrs. — Concluded.

Silver,	Swedersky,	Waterston,	Wildermuth,
Smith,	Talley,	Weaver,	Winter,
Spidel,	Taylor,	Wenner,	Wise,
Stokes,	Thompson,	Wiest,	York — 108.
Stump,	Walsh,		

The Senate amendments were concurred in.

The House then passed to the second order of business, being bills for third reading.

**S. B. No. 74** — Mr. Miller, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays 45, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Matthews,
Barnes,	Crabbe,	of Muskingum,	Miller, of Fulton,
Beetham,	Crosser,	Green,	Miller, of Stark,
Benner,	Davis,	Griswold,	Pearson,
Besaw,	Dildine,	Halstead,	Robins,
Bing,	Dodge,	Hatch,	Robinson,
Bond,	Donahay,	Hooley,	Russell,
Bonser,	Drury,	Jones, of Hamilton,	Scott,
Brown,	Emery,	Jones, of Trumbull,	Silver,
Bryson,	Faris,	Kay,	Spidel,
Burns,	Federman,	King,	Talley,
Cable,	Fouts,	Kreider,	Taylor,
Carpenter,	Freeman,	Lawyer,	Waterston,
Chester,	Gardner,	Lytle,	Weaver,
Clark,	Gordon, of Logan,	McCoy,	Wenner,
Cochrun,	Graham,	McFarland,	Winter,
Comings,	of Licking,	McKay,	Wise — 67.
Cookston,			

Those voting in the negative are: Messrs.

Atkinson,	Evans,	Johnston,	Schelhorn,
Backowski,	Foster,	Kilbane,	Shy,
Baker,	Gordon, of Brown,	Lentz,	Smith,
Billingslea,	Greve,	Lustig,	Stokes,
Bishop,	Harter,	Madden,	Stump,
Blauser,	Hastings,	Moyer,	Swedersky,
Bliss,	Helfrich,	Mulcahy,	Thompson,
Brach,	Hinchey,	Myers,	Walsh,
Brannon,	Hoover,	Pugh,	Wiest,
Cowan,	Hopple,	Reynolds, Jas. A.,	Wildermuth,
Denune,	Huber,	Reynolds, Tom,	York — 45.
Entemann,			

So the bill passed.

The title was agreed to.

**Am. H. B. No. 182** — Mr. Gordon, of Logan, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Lentz moved to amend as follows:

Strike out all of lines 13 to 24 inclusive and insert in lieu thereof the following:

"Sec. 7654-1. County boards of education may establish county normal schools in districts maintaining first grade high schools for the training of teachers for village and rural schools. Not more than one such normal school shall be established in any county school district. Counties desiring such normal schools shall make application therefor

to the superintendent of public instruction through the county board of education. The superintendent of public instruction shall examine all applications and shall designate the location of such normal school."

In line 34 after the word "school" strike out "or schools". At the end of line 34 strike out the last word and all of lines 35 and 36 and insert in lieu thereof "paid by the county board of education from its contingent fund."

In line 46 strike out all after the word "superintendent" and all of lines 47 and 48.

Strike out all of lines 52 to 58 inclusive and insert in lieu thereof: "Sec. 7654-5. The county board of education of any county school district that maintains a county normal school approved by the superintendent of public instruction shall fix the salary of the director and other instructors and shall receive from the state one thousand dollars to be applied to the payment of the salary of the director and five hundred dollars to be applied to the payment of the salary of each additional instructor. Such amount shall be allowed by the auditor of state upon the approval of the superintendent of public instruction. All expense in excess thereof shall be paid by the county board of education from its contingent fund."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Federman moved that **H. B. No. 182** — Mr. Gordon, of Logan, be reprinted as amended and retain its place on the calendar.

The motion was agreed to.

**H. B. No. 278** — Mr. Federman, was taken up and read the third time.

The question being, "Shall the emergency clause be agreed to?"

The yeas and nays were taken, and resulted — yeas 40, nays 52, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Federman,	Helfrich,	Reynolds, Tom,
Beetham,	Gardner,	Hughes,	Silver,
Bing,	Gordon, of Brown,	Johnston,	Smith,
Bliss,	Graham,	Jones, of Trumbull,	Spidel,
Brannon,	of Licking,	Kilbane,	Talley,
Brown,	Graham,	King,	Taylor,
Burns,	of Muskingum,	Lytle,	Walsh,
Carson,	Green,	Madden,	Weaver,
Donahay,	Greve,	Morris,	Winter,
Dunspaugh,	Harter,	Pearson,	Wise — 40.
Faris,	Hatch,		

Those voting in the negative are: Messrs.

Alban,	Comings,	Griswold,	Myers,
Atkinson,	Copeland,	Hastings,	Pugh,
Baker,	Crosser,	Hinchey,	Robins,
Barnes,	Davis,	Hoover,	Robinson,
Besaw,	Denune,	Hopple,	Schelhorn,
Billingslea,	Dildine,	Huber,	Stokes,
Bishop,	Dodge,	Jones, of Hamilton,	Stump,
Blauser,	Drury,	Luchsinger,	Swedersky,
Brach,	Emery,	Lustig,	Thompson,
Bryson,	Entemann,	Miller, of Fulton,	Waterston,
Chester,	Evans,	Miller, of Stark,	Wenner,
Clark,	Freeman,	Moyer,	Wildermuth,
Cochrun,	Gordon, of Logan,	Mulcahy,	York — 52.

The emergency clause was not agreed to.



The question being, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 10 strike out the word "standad" and insert the word "standard"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Gordon, of Logan, demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 51, nays 44, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Donahay,	Hughes,	Reynolds, Jas. A.,
Baker,	Dunspaugh,	Johnston,	Reynolds, Tom,
Beetham,	Emery,	Jones, of Trumbull,	Schelhorn,
Besaw,	Faris,	Kilbane,	Silver,
Bing,	Fouts,	King,	Smith,
Bliss,	Gordon, of Brown,	Lentz,	Taylor,
Bonser,	Green,	Luchsinger,	Walsh,
Brown,	Greve,	Lustig,	Weaver,
Burns,	Harter,	Lytle,	Wenner,
Cable,	Hatch,	Madden,	Wildermuth,
Comings,	Helfrich,	Morris,	Winter,
Crosser,	Hoover,	Myers,	Wise — 51.
Dildine,	Hopple,	Pearson,	

Those voting in the negative are: Messrs.

Alban,	Cochrun,	Griswold,	Pugh,
Atkinson,	Cookston,	Hastings,	Robins,
Barnes,	Crabbe,	Hinchey,	Robinson,
Benner,	Davis,	Hooley,	Shy,
Billingslea,	Denune,	Kreider,	Spidel,
Bishop,	Dodge,	Lawyer,	Stokes,
Blauser,	Drury,	McFarland,	Stump,
Brach,	Evans,	Miller, of Fulton,	Thompson,
Carson,	Federman,	Miller, of Stark,	Waterston,
Chester,	Freeman,	Moyer,	Wiest,
Clark,	Gordon, of Logan,	Mulcahy,	York — 44.

The bill not having received a constitutional majority was lost.

Mr. Federman moved that the vote whereby **H. B. No. 278** — Mr. Federman, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

**Sub. H. B. No. 5** — Mr. Hooley, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Burns,	Denune,	Fouts,
Atkinson,	Cable,	Dildine,	Freeman,
Baker,	Carpenter,	Dodge,	Gordon, of Brown,
Barnes,	Carson,	Donahay,	Gordon, of Logan,
Beetham,	Cochrun,	Drury,	Graham,
Benner,	Comings,	Dunspaugh,	of Licking,
Besaw,	Cookston,	Emery,	Graham,
Bing,	Copeland,	Evans,	of Muskingum,
Bishop,	Crabbe,	Faris,	Green,
Blauser,	Crosser,	Federman,	Greve,
Bryson,	Davis,	Foster,	Griswold,

Those voting in the affirmative are: Messrs.—Concluded.

Hastings,	Kreider,	Miller, of Stark,	Spidel,
Hatch,	Lawyer,	Moyer,	Stokes,
Helfrich,	Lentz,	Mulcahy,	Talley,
Hinchey,	Lustig,	Pearson,	Taylor,
Hooley,	Lytle,	Pugh,	Walsh,
Hoover,	McCoy,	Robinson,	Waterston,
Johnston,	McFarland,	Russell,	Weaver,
Jones, of Trumbull,	McKay,	Scott,	Wenner,
Kilbane,	Matthews,	Silver,	Wiest,
King,	Miller, of Fulton,	Smith,	Wildermuth,
			Wise—83.

So the bill passed.

Mr. Hooley moved to amend the title as follows:

To amend section 7621 and to enact supplementary sections 7621-1 and 12906-1 of the General Code, relative to displaying the national flag over or within school buildings.

The motion was agreed to and the title was so amended.

The title was agreed to.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**Am. S. B. No. 74**—Mr. Miller.

To amend section 871-1 of the General Code, relating to the Industrial Commission of Ohio.

**Am. S. B. No. 12**—Mr. Archer.

To amend section 11273 of the General Code, relating to venue of actions.

**Am. S. B. No. 7**—Mr. Whittemore.

To amend the act relating to the use of state armories.

**S. J. R. No. 29**—Mr. Whittemore.

Relative to adjournment.

ROBERT J. O'BRIEN

CARL V. BEEBE.

TOM W. JONES,

THOMAS W. LATHAM,

JOHN E. BARNES,

C. F. MCCOY,

HERBERT L. JONES.

Mr. Hopple presented the following protest to signing by the Speaker of the House of **S. B. No. 12**—Mr. Archer.

#### PROTEST.

I herewith protest against the signing of Senate Bill No. 12 by the Speaker of the House for the following reasons:

Said enactment is not constitutionally legal and valid in that the provisions of article II, section 16 of the constitution of the state of Ohio have not been complied with; said provisions requiring that "every bill shall be fully and distinctly read on three different days unless in case of urgency three-fourths of the House in which it shall be pending shall dispense with the rule".

The Journal of the House, February 4, 1919, on page one shows that when said bill was received from the Senate by the House of Representatives a motion was made which was duly seconded, after its first reading, that the constitutional rule be suspended and that the bill be read the second time by its title only, upon which motion a rollcall was demanded; the result of said rollcall shows that 64 mem-

bers voted for the suspension of the rules and that 24 members voted against the suspension of the rules. This vote, less than three-fourths vote, is contrary to the provisions of said section of the constitution and therefore, I hold that the act should not be signed by the Speaker of the House and is illegal and void for the reasons herein set forth.

E. J. HOPPLE.

The speaker of the House, in the presence of the House, signed bills and joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bills and joint resolution:

**H. B. No. 55** — Mr. Thompson.

To prescribe a rule of evidence, relating to corporations not organized under the laws of this state.

**H. B. No. 90** — Mr. Gorrell.

To amend section 2508 of the General Code, relating to the publication of the report of the county auditor.

**H. B. No. 145** — Mr. Cable.

To amend sections 1295-5 and 1295-6 of the General Code, relative to the registration of nurses.

**H. B. No. 198** — Mr. Hughes.

To amend section 13555 of the General Code, relative to the number of persons necessary to constitute a grand jury.

**H. J. R. No. 28** — Mr. Crabbe.

Relative to the displaying of flags on state capitol upon the return of troops.

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
JOHN E. HOLDEN,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 3** — Mr. Gorrell.

To repeal sections 6253, 11683 and 11684 of the General Code, relating to the publication of election notices in the German language.

**H. B. No. 8** — Mr. Helfrich.

To amend section 2950 of the General Code, relative to the burial of soldiers.

**H. B. No. 28** — Mr. Wise.

Making appropriations in full settlement for damages resulting from destruction of tubercular cattle and glandered horses by order of the state board of agriculture.

**H. B. No. 40** — Mr. Thompson.

To amend an act entitled: "An act to incorporate the Society of St. John in Worthington and parts adjacent", passed January 27, 1807, 5 Ohio Laws, page 56, to authorize said society to affiliate with the Protestant Episcopal Church in the United States of America and the diocese thereof having jurisdiction of Franklin county, and to authorize



said society to conform in the conduct and management of its affairs to the canons of said church and diocese.

**H. B. No. 48**—Mr. Gorrell.

To amend section 4228 of the General Code, relating to the publication of ordinances, resolutions, etc., of municipalities which are required to be published by law.

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
JOHN E. HOLDEN,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 82**—Mr. Agnew.

Relative to enable the county auditor to determine the value of buildings and improvements.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 83**—Mr. Latham.

To amend section 1424 of the General Code, relative to hunter's license.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

**H. B. No. 243**—Mr. Kay, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Burns moved to amend as follows:

In line 5 insert the word "and" after the word "accommodations".

In line 5 strike out the word "and".

In line 6 strike out the word "lavatories".

The motion was not agreed to.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 97, nays none, as follows:

Those voting in the affirmative are: Messrs,

Alban,  
Atkinson,  
Backowski,  
Baker,  
Barnes,  
Beetham,  
Benner,

Besaw,  
Billingslea,  
Bing,  
Bishop,  
Blauser,  
Bond,  
Bonser,

Brannon,  
Bryson,  
Burns,  
Cable,  
Carpenter,  
Carson,  
Clark,

Cookston,  
Copeland,  
Crabbe,  
Crosser,  
Davis,  
Denune,  
Dildine,

Those voting in the affirmative are: Messrs. — Concluded.

Dodge,	Green,	Lentz,	Schelhorn,
Donahay,	Greve,	Lytle,	Scott,
Drury,	Griswold,	McCoy,	Shy,
Dunspaugh,	Halstead,	McFarland,	Spidel,
Emery,	Harter,	McKay,	Stokes,
Entemann,	Hastings,	Madden,	Swedersky,
Evans,	Hatch,	Matthews,	Talley,
Faris,	Helfrich,	Miller, of Fulton,	Taylor,
Federman,	Hinchey,	Miller, of Stark,	Walsh,
Foster,	Hookey,	Morris,	Waterston,
Fouts,	Hopple,	Moyer,	Weaver,
Gardner,	Huber,	Mulcahy,	Wenner,
Gordon, of Brown,	Hughes,	Pearson,	Wiest,
Gordon, of Logan,	Johnston,	Reynolds, Jas. A.,	Wildermuth,
Graham,	Jones, of Trumbull,	Reynolds, Tom,	Winter,
of Licking,	Kay,	Robins,	Wise,
Graham,	Kilbane,	Robinson,	York—97.
of Muskingum,	Kreider,	Russell,	

So the bill passed.

The title was agreed to.

Mr. Comings moved that the vote whereby **S. B. No. 2** — Mr. Kryder, was indefinitely postponed, be reconsidered and that the motion be entered upon the journal and remain pending.

**Am. H. B. No. 254** — Mr. Greve, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Lustig moved to amend as follows:

In line 89 strike out the word "all".

In line 90 after the comma insert the following: "upon which they have qualified".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Backowski moved to amend as follows:

In line 94 strike out the word "forthwith" and insert the following: "within 24 hours unless the defendant is exonerated, discharged or the case disposed of in said court".

In line 102 strike out the word "month" and insert the word "day".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carpenter,	Evans,	Hatch,
Atkinson,	Carson,	Faris,	Helfrich,
Backowski,	Chester,	Federman,	Hinchey,
Baker,	Clark,	Freeman,	Hoover,
Barnes,	Cochrun,	Gardner,	Hopple,
Beetham,	Cookston,	Gordon, of Brown,	Huber,
Benner,	Copeland,	Gordon, of Logan,	Hughes,
Besaw,	Cowan,	Graham,	Johnston,
Bing,	Crosser,	of Licking,	Kilbane,
Blauser,	Dildine,	Green,	Kreider,
Bond,	Dodge,	Greve,	Lawyer,
Brach,	Donahay,	Griswold,	Lentz,
Brannon,	Dunspaugh,	Halstead,	Lustig,
Bryson,	Emery,	Harter,	Lytle,
Cable,	Entemann,	Hastings,	McCoy,

Those voting in the affirmative are: Messrs. — Concluded.

Madden,	Pearson,	Smith,	Walsh,
Matthews,	Pugh,	Snidel,	Waterston,
Miller, of Fulton,	Reynolds, Jas. A.,	Stokes,	Weaver,
Morris,	Reynolds, Tom,	Swedersky,	Wenner,
Moyer,	Robinson,	Talley,	Winter,
Mulcahy,	Schelhorn,	Taylor,	Wise — 85.
Myers,	Scott,		

So the bill passed.

The title was agreed to.

**Am. S. B. No. 11** — Mr. Demuth, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 89, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Harter,	Myers,
Atkinson,	Cowan,	Hastings,	Pearson,
Backowski,	Crosser,	Hatch,	Reynolds, Jas. A.,
Baker,	Davis,	Helfrich,	Robins,
Barnes,	Denune,	Hoover,	Robinson,
Beetham,	Dikdine,	Hopple,	Schelhorn,
Benner,	Donahay,	Huber,	Scott,
Besaw,	Drury,	Hughes,	Shy,
Bing,	Dunspaugh,	Johnston,	Silver,
Bishop,	Emery,	Kreider,	Smith,
Blauser,	Evans,	Lawyer,	Stokes,
Bliss,	Faris,	Lentz,	Swedersky,
Bond,	Foster,	Lustig,	Talley,
Brach,	Fouts,	Lytle,	Taylor,
Bryson,	Freeman,	McCoy,	Walsh,
Burns,	Gordon, of Brown,	McFarland,	Waterston,
Cable,	Gordon, of Logan,	Madden,	Weaver,
Carpenter,	Graham,	Matthews,	Wenner,
Carson,	of Licking,	Miller, of Fulton,	Wiest,
Chester,	Graham,	Miller, of Stark,	Winter,
Clark,	of Muskingum,	Morris,	Wise,
Cochrun,	Green,	Moyer,	York — 89.
Comings,	Halstead,	Mulcahy,	

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Hughes offered the following resolution:

**H. R. No. 43** — Mr. Hughes.

Relative to continuing the services of the third assistant sergeant-at-arms, John D. Thomas.

*Be it resolved by the House of Representatives of the State of Ohio,* That when the House adjourns or recesses the services of John D. Thomas, third assistant sergeant-at-arms, are hereby continued as custodian of the House and that his services shall be continuous with that of the members of the House, and for such services he shall receive the same per diem as he received during the session, payable from the appropriate funds of the House and the speaker or clerk is hereby authorized and directed to issue and sign such vouchers for said John D. Thomas.

Mr. Hughes moved that the rules be suspended and the resolution be considered at once.

The motion was agreed and the resolution was taken up.



The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 92, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hoover,	Reynolds, Tom,
Atkinson,	Davis,	Hopple,	Robins,
Backowski,	Dildine,	Huber,	Robinson,
Barnes,	Donahay,	Hughes,	Russell,
Benner,	Drury,	Johnston,	Schelhorn,
Besaw,	Dunspaugh,	Kay,	Scott,
Billingslea,	Emery,	Kilbane,	Shy,
Blauser,	Evans,	Kreider,	Silver,
Bliss,	Faris,	Lawyer,	Smith,
Bond,	Federman,	Lentz,	Spidel,
Brach,	Freeman,	Lustig,	Stokes,
Brannon,	Gordon, of Brown,	Lytle,	Swedersky,
Bryson,	Gordon, of Logan,	McFarland,	Talley,
Burns,	Graham,	McKay,	Taylor,
Cable,	of Licking,	Madden,	Walsh,
Carpenter,	Graham,	Matthews,	Waterston,
Carson,	of Muskingum,	Miller, of Fulton,	Weaver,
Chester,	Green,	Morris,	Wenner,
Clark,	Halstead,	Moyer,	Wiest,
Cochrun,	Harter,	Myers,	Wildermuth,
Cookston,	Hastings,	Pearson,	Winter,
Copeland,	Hatch,	Pugh,	Wise,
Cowan,	Helfrich,	Reynolds, Jas. A.,	York — 92.
Crabbe,	Hooley,		

The resolution was adopted.

On motion of Mr. Clark the House then passed to the third order of business, being resolutions laid over under rule 89.

**H. J. R. No. 37** — Mr. Freeman, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 88, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Helfrich,	Reynolds, Jas. A.,
Atkinson,	Davis,	Hinchey,	Reynolds, Tom,
Backowski,	Denune,	Hoover,	Robins,
Baker,	Dildine,	Hopple,	Robinson,
Barnes,	Dodge,	Huber,	Russell,
Benner,	Donahay,	Johnston,	Scott,
Besaw,	Drury,	Kay,	Shy,
Billingslea,	Dunspaugh,	Kreider,	Silver,
Blauser,	Entemann,	Lawyer,	Spidel,
Bond,	Evans,	Lentz,	Stokes,
Bonser,	Federman,	Lytle,	Swedersky,
Brach,	Freeman,	McCoy,	Talley,
Burns,	Gardner,	McFarland,	Taylor,
Cable,	Gordon, of Brown,	McKay,	Walsh,
Carpenter,	Gordon, of Logan,	Matthews,	Waterston,
Carson,	Graham,	Miller, of Fulton,	Weaver,
Chester,	of Licking,	Miller, of Stark,	Wenner,
Clark,	Graham,	Moyer,	Wiest,
Cochrun,	of Muskingum,	Mulcahy,	Wildermuth,
Comings,	Green,	Myers,	Winter,
Cookston,	Halstead,	Pearson,	Wise,
Copeland,	Hastings,	Pugh,	York — 88.
Crabbe,	Hatch,		

Mr. Schelhorn voted in the negative.

The resolution was adopted.

**H. J. R. No. 38** — Mr. Kay, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 79, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Green,	Moyer,
Atkinson,	Crabbe,	Halstead,	Mulcahy,
Backowski,	Crosser,	Harter,	Myers,
Baker,	Davis,	Hastings,	Pearson,
Barnes,	Dildine,	Hatch,	Reynolds, Jas. A.,
Beetham,	Donahay,	Helfrich,	Reynolds, Tom,
Benner,	Drury,	Hoover,	Robins,
Besaw,	Dunspaugh,	Hopple,	Robinson,
Bishop,	Emery,	Huber,	Schelhorn,
Bliss,	Entemann,	Johnston,	Silver,
Bond,	Evans,	Kay,	Spidel,
Bryson,	Federman,	Kreider,	Stokes,
Burns,	Foster,	Lawyer,	Talley,
Cable,	Fouts,	Lentz,	Taylor,
Carpenter,	Freeman,	Lustig,	Walsh,
Carson,	Gardner,	Lytle,	Waterston,
Chester,	Gordon, of Brown,	McKay,	Weaver,
Cochrun,	Gordon, of Logan,	Matthews,	Wenner,
Cookston,	Graham,	Miller, of Fulton,	Wiest,
Copeland,	of Muskingum,	Morris,	Wise—79.

Mr. York voted in the negative.

The resolution was adopted.

On motion of Mr. Federman the House passed to the sixth order of business, being bills for second reading.

The following bills were read the second time by their titles and referred as follows:

**S. B. No. 3**—Mr. Liggitt.

To the committee on Civil Service.

**S. B. No. 69**—Mr. Sparks.

To the committee on Prisons and Prison Reforms.

**H. B. No. 387**—Mr. Walsh.

To the committee on Public Parks and Works.

**H. B. No. 388**—Mr. Hughes.

To the committee on Codes, Courts and Procedure.

**H. B. No. 389**—Mr. Tom Reynolds.

To the committee on Public Highways.

**H. B. No. 390**—Mr. Thompson.

To the committee on County Affairs.

**H. B. No. 391**—Mr. Greve.

To the committee on Codes, Courts and Procedure.

**H. B. No. 392**—Mr. Barnes.

To the committee on Agriculture.

**H. B. No. 393**—Mr. Wise.

To the committee on Public Building and Lands.

**H. B. No. 394**—Mr. McCoy (by request).

To the committee on Appropriations and Finance.

**H. B. No. 395**—Mr. Bond.

To the committee on Judiciary.

**H. B. No. 396**—Mr. Miller, of Fulton.

To the committee on Agriculture.

**H. B. No. 397** — Mr. Wenner.

To the committee on Universities, Colleges and Normal Schools.

**H. B. No. 398** — Mr. Federman.

To the committee on Public Health.

**H. B. No. 399** — Mr. Jones, of Trumbull.

To the committee on County Affairs.

**H. B. No. 400** — Mr. Hooley.

To the committee on German Propaganda.

**H. B. No. 401** — Mr. Federman.

To the committee on Cities.

**H. B. No. 402** — Mr. Swedersky.

To the committee on Public Buildings and Lands.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 403** — Mr. Harter.

To supplement section 3141 of the General Code by the enactment of section 3141-1 and to amend sections 3147, 3143-1, 3153-2, 3153-3 and 3153-6 of the General Code, relating to hospitals for tuberculosis.

**H. B. No. 404** — Mr. Gardner.

To supplement section 3148 of the General Code, by adding sections 3148-1, 3148-2 and 3148-3, relating to county and district hospitals for tuberculosis.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Mulcahy presented the petition of Mr. Neil Rigg and thirty-eight other citizens of Henry county, asking that venders of flavoring extracts, etc., from wagons be protected; which was referred to the committee on Dairy and Food Products.

Mr. York presented the petition of Mr. K. H. Sink and two hundred fifty other citizens of Darke county, favoring H. B. No. 270 — Mr. Banker; which was referred to the committee on Cities.

The clerk of the House presented the petition of Glenville Men's Bible Class of East Cleveland, Ohio, representing one hundred and forty men urging the passage of H. B. No. 24, which was referred to the committee on Liquor Traffic and Temperance.

**5:13 o'clock p. m.**

On motion of Mr. Lustig, the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Friday, March 14, 1919, 9:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff of Columbus, Ohio.

The Journal of yesterday was read and approved.

Mr. Beetham moved that the motion appearing on the journal of Wednesday, March 12th, 1919, concerning action on **Am. S. B. No. 74** — Mr. Miller, be corrected and made to read as follows:



"Mr. Beetham moved that **Am. S. B. No. 74** — Mr. Miller, having been engrossed, be placed at the head of the calendar.

The motion was agreed to.

Mr. Beetham moved that the motion appearing on the journal of Wednesday, March 12th, 1919, concerning action on **S. B. No. 84** — Mr. Agnew, be corrected and made to read as follows:

"Mr. Beetham moved that **S. B. No. 84** — Mr. Agnew, having been engrossed be placed on the calendar."

The motion was agreed to.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 307** — Mr. Griswold, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 82 strike out the semicolon and insert in lieu thereof a comma.

Strike out lines 83, 84 and 85.

Strike out line 86 up to the word "or".

In line 92 strike out all words after the period. Strike out lines 93 and 94.

In line 95 strike out all words up to the word "any".

Strike out lines 196, 197 and 198.

In line 195 strike out the comma and insert a period in lieu thereof.

C. W. McFARLAND,  
ISRAEL M. BLAUSER,  
C. K. MILLER,  
W. B. BRYSON,  
FRED HUBER,  
HENRY A. HATCH,  
J. H. T. GORDON,

H. H. GRISWOLD,  
JOHN H. CHESTER,  
M. J. WALSH,  
MINOR K. JOHNSTON,  
FRANK L. LYTTLE,  
IRWIN HALSTEAD,  
HARRY D. SILVER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller, of Stark, submitted the following report:

The standing committee on Civil Service, to which was referred **H. B. No. 271** — Mr. Spidel, having had the same under consideration, reports it back and recommends its passage.

GEO. F. GREVE,  
GEORGE SCHELHORN,  
JAMES A. GREEN,  
C. W. McFARLAND,  
ELZA C. LAWYER,  
SIMEON H. BING,

TOM R. BRANNON,  
WARREN E. BURNS,  
S. J. BENNER,  
J. S. MILLER,  
R. B. PUGH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller, of Stark, submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **S. B. No. 13** — Mr. Whittemore, having had

the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line thirty-one strike out the words "five thousand dollars" and in lieu thereof insert the words "four thousand five hundred dollars."

In line thirty-three strike out the words "thirty-five hundred dollars" and insert in lieu thereof the words "three thousand dollars".

In lines seventy-seven and seventy-eight strike out the words "six hundred" and insert in lieu thereof "one thousand".

In line seventy-nine strike out the words "six hundred" as it appears both times in said line and insert in lieu of each such phrase the words "one thousand".

In line eighty-two strike out the words "six hundred" and insert in lieu thereof "one thousand".

In line 117 strike out all words after the word "shall" and in line 118 strike out the first word thereof and the first comma.

In line 122 after the word "Akron" insert a comma and after the comma strike out the word "and".

In line 123 after the word "county" insert the following: "and of bastardy complaints arising within Summit County".

In line 327 strike out the word "fifty" and insert in lieu thereof the words "three hundred".

In line 389 after the word "affidavits" insert the words "and acknowledgments".

In line 460 strike out all the words after the word "court". Strike out all of line 461 and 462. After the word "court" in line 460 insert a comma and the following words "and the chief of police shall assign one or more such police officers from time to time to perform such duties in respect to cases within the jurisdiction of said court as may be required of them by said court or the clerk thereof."

In line 508 after the figures "1920" insert a comma, and add the following words: "providing further that no election shall be held in November, 1919, under said act entitled 'An act to establish a police court in the city of Akron, Summit county, Ohio,' passed May 10th, 1910 (vol 101 Ohio Laws, page 357 et. seq.)"

FRANCIS M. THOMPSON,  
C. F. McCOY,  
D. ALLEN BOND,

F. A. HINCHEY,  
WM. L. HUGHES,  
J. S. MILLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 355** — Mr. Thompson, having had the same under consideration, reports it back and recommends its passage.

F. A. HINCHEY,  
WM. L. HUGHES,  
J. S. MILLER,

FRANCIS M. THOMPSON,  
D. ALLEN BOND,  
C. F. McCOY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 317** — Mr. Bing, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3, strike out "and 7856". Insert "and" before "7852".

In line 4, strike out "7831-2, 7847-2".

In lines 65 and 66, strike out parenthesis and insert commas.

In line 75, change italics to Roman type.

In line 77 strike out comma after "physical".

Strike out all of section 7831-3.

In line 93, strike out "such applicants".

In line 94, after the numeral "1921", insert "that such applicants".

In line 102, strike out "the same" and in lieu thereof insert "equivalent to". Also after the word "as" insert the word "those".

Strike out all of section 7847-1.

In line 115, change "7847-2" to "7847-1".

Strike out all of sections 7856 and 7858-1.

In line 151, strike out "and 7856". Insert "and" before "7852".

SIMEON H. BING,  
C. H. FREEMAN,  
C. K. MILLER,  
J. C. COPELAND,  
L. J. GRAHAM,

W. R. COMINGS,  
W. E. WENNER,  
JOHN E. BARNES,  
H. H. GRISWOLD,  
FRANK E. BAKER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Baker said bill was ordered reprinted as amended.

Mr. Matthews submitted the following report:

The standing committee on Conservation of Natural Resources, to which was referred **H. B. No. 338** — Mr. Barnes, having had the same under consideration, reports it back and recommends its passage.

GEORGE E. MATTHEWS,  
CHARLES G. WEAVER,  
JOSEPH LUSTIG,  
HARRY McKAY,  
L. A. PEARSON,

H. W. COOKSTON,  
JNO. B. MORRIS,  
GEORGE SCHELHORN,  
GEO. WIEST.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 166** — Mr. Wise, having had the same under consideration, reports it back with the pending amendments, and recommends the adoption of both.

R. B. CARSON,  
H. H. GRISWOLD,  
E. E. DENUNE,  
JOHN H. CHESTER,

JAMES A. GREEN,  
F. L. WATERSTON,  
M. J. WALSH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.



Mr. Davis submitted the following report:

The standing committee on Dairy and Food Products, to which was referred **H. B. No. 225** — Mr. Scott, having had the same under consideration, reports it back and recommends its passage.

JOSEPH R. GARDNER,  
R. B. CARSON,  
MINOR K. JOHNSTON,  
E. D. HELFRICH,

H. W. COOKSTON,  
J. C. SMITH,  
OTIS D. DAVIS,  
CLYDE H. HOOLEY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Smith submitted the following report:

The standing committee on Dairy and Food Products, to which was referred **H. B. No. 107** — Mr. Smith, having had the same under consideration, reports it back and recommends its passage.

JOSEPH R. GARDNER,  
R. B. CARSON,  
MINOR K. JOHNSTON,  
The report was agreed to.

E. D. HELFRICH,  
H. W. COOKSTON,  
J. C. SMITH.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Robins submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 345** — Mr. Robins, having had the same under consideration reports it back with the following amendments, and recommends its passage when so amended:

In line 36 after the word "child" change the comma to a period.

MILTON CLARK,  
D. ALLEN BOND,  
WM. L. HUGHES,  
W. W. STOKES,  
K. E. HOOVER,

FRANK E. BAKER,  
H. T. ROBINS,  
H. H. GRISWOLD,  
CHARLES H. FOUTS,  
GEO. S. MYERS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 288** — Mr. Bond, having had the same under consideration, reports it back and recommends its passage.

FRANK E. BAKER,  
WM. L. HUGHES,  
K. E. HOOVER,  
D. ALLEN BOND,

M. CLARK,  
J. S. MILLER,  
CHARLES H. FOUTS,  
DAVID H. SCOTT,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Cookston submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 227** — Mr. Gordon, of Brown, having had the same under consideration, reports it back and recommends its passage.

C. F. TALLEY,  
WM. L. HUGHES,  
B. J. EMERY,  
JNO. B. MORRIS,

H. W. COOKSTON,  
A. L. STUMP,  
SIMEON H. BING.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Robinson submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 315** — Mr. Emery, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
JOHN H. CHESTER,  
CHAS. F. KREIDER,

JOSEPH LUSTIG,  
W. A. RUSSELL,  
F. S. ROBINSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bing submitted the following report:

The standing committee on Civil Service, to which was referred **H. B. No. 256** — Mr. Bryson, having had the same under consideration, reports it back and recommends its passage.

GEORGE SCHELHORN,  
GEO. F. GREVE,  
JAMES A. GREEN,  
C. W. McFARLAND,  
ELZA C. LAWYER,

SIMEON H. BING,  
WARREN E. BURNS,  
S. J. BENNER,  
J. S. MILLER,  
R. B. PUGH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thompson moved that the committee on Taxation and Revenues be discharged from further consideration of **H. B. No. 54** — Mr. Thompson, and said bill be referred to the joint committee on Taxation.

The motion was agreed to.

Mr. Thompson moved that the committee on Appropriations and Finance be discharged from further consideration of **H. B. No. 194** — Mr. Thompson, and said bill be placed on the calendar and that said motion remain pending.

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**Am. S. B. No. 82** — Mr. Agnew.

Mr. Robins moved that said bill be ordered on the calendar.

The motion was agreed to.

**Am. S. B. No. 83** — Mr. Latham.

To the committee on Fish Culture and Game.

**H. B. No. 403** — Mr. Harter.

To the committee on Public Health.

**H. B. No. 404** — Mr. Gardner.

To the committee on Public Health.

The House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 405** — Mr. Dildine.

To amend section 1453 of the General Code, relative to taking or catching fish in certain waters of the state.

**H. B. No. 406** — Mr. Freeman.

To amend sections 7730, 7595, 7595-1 and 7595-2 of the General Code and to supplement the same with sections 7595-3, 7595-4 and 7595-5 of the General Code relating to state aid to weak school districts.

**H. B. No. 407** — Mr. Freeman.

To amend sections 3197, 3199, 3203-5, 3203-8, 3203-21 and 3203-35 and to supplement sections 3193, 3203-2, 3203-4, 3203-12 and 3203-21 by the enactment respectively of sections 3193-1, 3203-2a, 3203-4a, 3203-12a and 3203-21a of the General Code relating to school and ministerial lands.

**H. B. No. 408** — Mr. Kreider.

To amend section 7642 of the General Code, relating to school libraries.

**H. B. No. 409** — Mr. Spidel (by request).

To amend section 3178 of the General Code, relating to jail matrons and their salaries.

**H. B. No. 410** — Mr. Chester.

Making an appropriation of \$200,000 for the erection of an Agricultural Engineering Building at Ohio State University.

**H. B. No. 411** — Mr. Wiest (by request).

For the relief of David M. Wilson.

The House then passed to the eighth order of business, being the introduction of resolutions.

None were introduced.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Lentz presented the petitions of C. S. Buchanan and C. A. Basnett and one hundred thirty-six other citizens of Monroe county, protesting against H. B. No. 187 — Hinchey, and No. 330 — Federman, which were referred to the committee on Cities.

Mr. Atkinson presented the petition of Elmer E. Burtner and six hundred other citizens of Franklin county, protesting against the passage of H. B. 187, 270, 330, which was referred to the committee on Cities.

**10:20 o'clock a. m.**

On motion of Mr. Beetham the House adjourned.

Test:

JOHN P. MAYNARD,

Clerk.



Hall of the House of Representatives, Columbus, Ohio.

**Monday, March 17, 1919, 5:00 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Tom Reynolds moved that the House do now adjourn.

The motion was not agreed to.

The House then proceeded to the first order of business, being reports of standing committees.

Mr. Emery submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 81**—Mr. Evans, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4, after the word "purposes", change the colon to a comma and add:

"subject, however, to the rights hereinafter in sections 6 and 7 provided for".

In line 17, after the word "under" and before the word "existing" insert the word "an".

In line 17, after the word "lease", at the end of the line, change the period to a comma and add:

"and likewise excepting therefrom any portion of the same that may possibly be required in the construction of the proposed ship or barge canal, the survey of which has recently been provided by the federal government by the passage of the so-called "Welty bill" by the congress of the United States."

In line 24, after the words "soon as", strike out the words "such plats are completed" and substitute in lieu thereof the following:

"may be convenient, after the completion of the surveys and plats of the government engineers locating the line of said enlarged canal, and the report of the engineer having charge of such surveys has been filed with the secretary of war, showing what part of such canal, if any, will be required in the construction of the proposed enlarged canal."

In line 28, after the word "appraise" and before the word "said", insert the words "the portion of".

In line 28, after the word "property" and before the word "at" insert the words:

"that will not be required for the purposes of the proposed enlarged canal, as shown by the report of the government engineers relating thereto".

In line 38, after the word "sale" and before the word "to" insert the words "or lease".

In line 42, after the word "purchasing" and before the word "said" insert the words "the portion of".

In line 42, after the word "property" and before the word "at" insert the words:

"not required for the construction of the proposed enlarged canal".

In line 44, strike out the word "two" and substitute therefor the word "three".

In line 51, after the word "Ohio", insert:

"but excepting therefrom and subject to the rights of owners of existing leases of either lands or water or both, and the rights of said owners to a renewal of said existing leases".

In line 59, after the word "leases" and before the word "either" strike out the word "for" and substitute therefor the word "of".

In line 59, after the word "therefrom" and before the word "the", insert the words "and subject to".

In line 60, after the word "said" and before the word "to", strike out the word "lessees" and substitute therefor the word "owners".

In line 60 add the letter "s" to the word "lease", at the end of the line, strike out the period and add the following: "and in case the state's lessees are at any time, under the terms of this act, deprived of their water privileges, the city of Toledo shall pay such lessees a fair compensation for the loss of the water to which they are entitled, and in case the amount of compensation cannot mutually be agreed upon, the city of Toledo shall proceed under the provisions of the General Code, to condemn the rights of such lessees for the use of said municipality; provided, however, that no leases shall be executed for either water or land rights upon any portion of the canal property described in section 1 hereof during the three-year period referred to in section 5 hereof; and provided further, that this act shall not be construed as granting the lessees any rights in addition to those granted them in their existing leases."

In line 64, after the figures "150,000" and before the word "guaranteeing" insert the following: "subject to the approval of the attorney general and the superintendent of public works, and to be deposited with the treasurer of state."

In line 74, after the word "at" and before the word "the" insert the words "or near".

C. F. TALLEY,  
H. W. COOKSTON,  
J. E. FOSTER,  
E. D. HELFRICH,

A. L. STUMP,  
SIMEON H. BING,  
B. J. EMERY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Emery moved that said bill be reprinted as amended.

The motion was agreed to.

The House then passed to the second order of business, being resolutions and motions.

Mr. Fouts moved that **Am. H. B. No. 162** — Mr. Fouts, be referred to the committee on Public Highways.

The motion was agreed to.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 412** — Mr. Helfrich.

To regulate the licensing and registering attendants for the sick who are not registered nurses.

**H. B. No. 413** — Mr. Backowski.

To prohibit the prescribing, selling, bartering, giving or administering of certain narcotic drugs to persons addicted to their use.

**H. B. No. 414** — Mr. Morris.

To amend section 1637 of the General Code, relating to the jurisdiction of courts of insolvency.

**H. B. No. 415** — Mr. Scott.

To supplement section 3823 of the General Code by a section to be known as 3823-1, relating to assessments of lots for improvement.

**H. B. No. 416** — Mr. Carpenter.

To amend section 1465-82 of the General Code, relative to the maximum compensation to be paid from the state insurance fund in case of injury of employe resulting in death.

**H. B. No. 417** — Mr. Carpenter.

To amend section 3376 of the General Code, relative to the division of the graveled and unimproved public roads of a township into road districts for dragging purposes.

**H. B. No. 418** — Mr. Evans.

To amend section 3982 of the General Code, relating to the regulation of the price of electric light, electric power, gas, water, telephone service, hot water heating service and any other public utility service, by the council of a municipality.

**H. B. No. 419** — Mr. McFarland (by request).

Providing certain regulations with respect to the sale of feed stuffs.

**H. B. No. 420** — Mr. Chester.

To authorize the superintendent of public works to lease, subject to the approval of the governor and attorney general, certain state lands in the city of Defiance, Ohio, to the owners of existing leases thereon.

**H. B. No. 421** — Mr. Silver.

To authorize the board of education of a rural school district to establish, maintain and control buildings for residence purposes for the teachers, principals and superintendent of said district and to provide funds therefor.

**H. B. No. 422** — Mr. Jones, of Trumbull.

To establish a municipal court for the city of Warren, Trumbull county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof and other necessary officers and defining their powers and duties.

**H. B. No. 423** — Mr. Benner.

To amend sections 8355 and 8357 of the General Code, relative to registered pure bred bulls.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**H. B. No. 30** — Mr. Miller, of Stark.

To establish a municipal court for the city of Massillon, Stark county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

**H. B. No. 87** — Mr. Hoover.

To amend section 13755 of the General Code, relating to what judgments may be rendered on petitions in error in criminal cases.

**H. B. No. 146** — Mr. Myers.

To appropriate the sum of one thousand dollars for the use of the children of John H. Brown.



**H. B. No. 176** — Mr. Talley.

To amend sections 12694 and 13423 of the General Code, relative to the illegal practice of medicine and surgery, or any of its branches, and the enforcement of penalties therefor.

**H. B. No. 207** — Mr. Cowan.

To change the numerals and titles in the appropriation bill for the House of Representatives.

**H. J. R. No. 33** — Mr. Crabbe.

Regarding the printing of extra copies of H. B. No. 24.

**H. J. R. No. 34** — Mr. Fouts.

Relative to printing extra copies of Amended H. B. No. 162.

**H. B. No. 276** — Mr. Federman.

To make sundry and supplementary appropriations for the remainder of the current fiscal year.

JOHN E. BARNES,  
HENRY EVANS,  
C. F. McCOY,  
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,  
CARL V. BEEBE,  
TOM W. JONES.

The speaker of the House, in the presence of the House, signed said bills and joint resolutions.

The House then passed to the fourth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**H. B. No. 405** — Mr. Dildine.

To the committee on Fish Culture and Game.

**H. B. No. 406** — Mr. Freeman.

To the committee on Common Schools.

**H. B. No. 407** — Mr. Freeman.

To the committee on Common Schools.

**H. B. No. 408** — Mr. Kreider.

To the committee on Common Schools.

**H. B. No. 409** — Mr. Spidel (by request).

To the committee on Cities.

**H. B. No. 410** — Mr. Chester.

To the committee on Agriculture.

**H. B. No. 411** — Mr. Wiest (by request).

To the committee on Appropriations and Finance.

Mr. Hooley requested the use of the Hall of the House of Representative for a meeting of the Farmers' Association for tonight.

The request was granted.

**5:55 o'clock p. m.**

On motion of Mr. Tom Reynolds the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, March 18, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Blauser moved that the committee on Insurance be discharged from further consideration of **H. B. No. 88** — Mr. Blauser, and said bill be placed on the calendar.

Upon which a yeas and nays vote was demanded.

Mr. Winter moved that said motion be laid on the table.

The question being, "Shall the motion be laid on the table?"

The yeas and nays were taken, and resulted — yeas 60, nays 28, as follows:

Those voting in the affirmative are: Messrs.

Banker,	Crosser,	Hatch,	Reynolds, Jas. A.,
Beetham,	Dodge,	Hopple,	Reynolds, Tom,
Benner,	Donahay,	Huber,	Robins,
Besaw,	Drury,	Hughes,	Robinson,
Bing,	Dunn,	Jones, of Trumbull,	Russell,
Bliss,	Dunspaugh,	Kay,	Scott,
Bond,	Emery,	Lawyer,	Smith,
Bonser,	Federman,	Luchsinger,	Spidel,
Brannon,	Fouts,	Lustig,	Stokes,
Brown,	Freeman,	Lytle,	Stump,
Carpenter,	Gardner,	Matthews,	Talley,
Carson,	Gordon, of Logan,	Miller, of Fulton,	Taylor,
Chester,	Gorrell,	Morris,	Walsh,
Clark,	Green,	Mulcahv,	Waterston,
Copeland,	Griswold,	Pearson,	Winter—60.

Those voting in the negative are: Messrs.

Barnes,	Dildine,	Johnston,	Schelhorn,
Blauser,	Evans,	Kilbane,	Shy,
Brach,	Graham,	Kreider,	Swedersky,
Burns,	of Muskingum,	Lentz,	Weaver,
Cable,	Hastings,	McCoy,	Wiest,
Cochrun,	Helfrich,	Madden,	Wildermuth,
Cowan,	Hoover,	Pugh,	York—28.
Davis,			

The motion was agreed to and the motion laid on the table.

Mr. Hughes moved that the committee on Codes, Courts and Procedure be discharged from further consideration of **S. B. No. 58** — Mr. Miller, and said bill be referred to the committee on Labor.

The motion was agreed to and the bill so referred.

The House then passed to the first order of business, being consideration of Senate amendments.

**H. B. No. 50** — Mr. Gorrell, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 94, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Helfrich,	Pugh,
Backowski,	Crosser,	Hoover,	Reynolds, Tom,
Banker,	Dodge,	Hopple,	Robins,
Barnes,	Donahay,	Hughes,	Robinson,
Benner,	Drury,	Johnston,	Russell,
Besaw,	Dunn,	Jones, of Trumbull,	Scott,
Billingslea,	Dunspaugh,	Kay,	Shy,
Bing,	Emery,	Kilbane,	Silver,
Bishop,	Entemann,	Kreider,	Smith,
Bond,	Evans,	Lawyer,	Spidel,
Bonser,	Federman,	Lentz,	Stokes,
Brach,	Fouts,	Luchsinger,	Stump,
Brannon,	Freeman,	Lytle,	Swedersky,
Brown,	Gardner,	McCoy,	Talley,
Bryson,	Gordon, of Logan,	McFarland,	Taylor,
Burns,	Gorrell,	McKay,	Thompson,
Cable,	Graham,	Madden,	Walsh,
Carpenter,	of Licking,	Matthews,	Waterston,
Carson,	Graham,	Miller, of Fulton,	Weaver,
Chester,	of Muskingum,	Morris,	Wenner,
Clark,	Green,	Moyer,	Wiest,
Cochrun,	Griswold,	Mulcahy,	Wildermuth,
Comings,	Harter,	Myers,	Wise,
Cookston,	Hatch,	Pearson,	York—94.

The Senate amendments were concurred in.

The House then passed to the second order of business, being bills for third reading.

**Am. H. B. No. 182** — Mr. Gordon, of Logan, was taken up and read the third time.

Mr. Gordon, of Logan, moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. S. B. No. 26** — Mr. White, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 99, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Drury,	Gordon, of Logan,	Lustig,
Backowski,	Dunn,	Graham,	Lytle,
Banker,	Dunspaugh,	of Licking,	McCoy,
Barnes,	Emery,	Graham,	McFarland,
Beetham,	Entemann,	of Muskingum,	McKay,
Benner,	Evans,	Green,	Madden,
Besaw,	Faris,	Griswold,	Matthews,
Billingslea,	Federman,	Harter,	Miller, of Fulton,
Bing,	Clark,	Hatch,	Morris,
Bishop,	Cochrun,	Helfrich,	Moyer,
Bond,	Comings,	Hoover,	Mulcahy,
Bonser,	Cookston,	Hopple,	Myers,
Brannon,	Copeland,	Huber,	Pearson,
Brown,	Crabbe,	Hughes,	Pugh,
Bryson,	Crosser,	Johnston,	Reynolds, Tom,
Burns,	Davis,	Jones, of Trumbull,	Robins,
Cable,	Denune,	Kay,	Robinson,
Carpenter,	Dildine,	Kilbane,	Russell,
Carson,	Foster,	Kreider,	Schellhorn,
Chester,	Fouts,	Lawyer,	Scott,
Dodge,	Freeman,	Lentz,	Shy,
Donahay,	Gardner,	Luchsinger,	Silver,



Those voting in the affirmative are: Messrs. — Concluded.

Smith,	Swedersky,	Thompson,	Wenner,
Stokes,	Talley,	Waterston,	Wiest,
Stump,	Taylor,	Weaver,	Wise,
			York—99.

So the bill passed.

The title was agreed to.

**Sub. H. B. No. 99** — Mr. Stokes, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Morris demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" Which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 84, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Davis,	Hastings,	Mulcahy,
Backowski,	Denune,	Helfrich,	Myers,
Baker,	Dodge,	Hopple,	Pearson,
Banker,	Donahay,	Hughes,	Pugh,
Barnes,	Drury,	Johnston,	Reynolds, Tom,
Billingslea,	Dunn,	Jones, of Trumbull,	Robins,
Bing,	Dunspaugh,	Kay,	Scott,
Bishop,	Emery,	Kilbane,	Shy,
Bliss,	Entemann,	Kreider,	Silver,
Bond,	Faris,	Lawyer,	Smith,
Bonser,	Federman,	Lentz,	Spidel,
Brach,	Foster,	Luchsinger,	Stokes,
Brown,	Freeman,	Lustig,	Stump,
Bryson,	Gordon, of Brown,	Lytle,	Swedersky,
Burns,	Gordon, of Logan,	McFarland,	Talley,
Cable,	Gorrell,	McKay,	Thompson,
Chester,	Graham,	Madden,	Walsh,
Comings,	of Licking,	Matthews,	Waterston,
Cookston,	Graham,	Miller, of Fulton,	Weaver,
Copeland,	of Muskingum,	Morris,	Wenner,
Crabbe,	Green,	Moyer,	York—84.
Crosser,	Griswold,		

Those voting in the negative are: Messrs.

Alban,	Cochrun,	Huber,	Wiest,
Blauser,	Evans,	Schellhorn,	Wildermuth—10.
Carson,	Hatch,		

So the bill passed.

Mr. Stokes moved to amend as follows:

In the third line of the title after the word "burying" insert the word "burning".

In the last line of the title strike out the words "and repealing conflicting laws".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

**Am. H. B. No. 150** — Mr. Kay, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 110, after the word "the" strike out the words "juvenile court" and insert in lieu thereof the following "probate court".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Cowan moved to amend as follows:

Between lines 329 and 330 insert the following:

"Sec. 3495-1. The county commissioners shall subscribe for at least two daily papers of opposite politics for the use of the inmates of the county infirmary."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Kay moved to amend as follows:

Add at the end of line 329:

"It shall be the duty of such officials to provide at the grave of such person, a stone or concrete marker on which shall be inscribed the name and age of such person, if known, and the date of death."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Kay moved to amend as follows:

Correct line 187 to read: "shall sell or give away any article" etc.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Weaver moved to amend as follows:

In line 186 after the word "commissioner" strike out the words, "or other public officer."

The motion was agreed to and the bill so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 89, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Harter,	Pugh,
Backowski,	Denune,	Hatch,	Robins,
Baker,	Dildine,	Helfrich,	Robinson,
Barnes,	Dodge,	Hoover,	Russell,
Beetham,	Donahay,	Hopple,	Schelhorn,
Benner,	Drury,	Huber,	Shy,
Besaw,	Dunn,	Hughes,	Silver,
Billingslea,	Dunspaugh,	Johnston,	Smith,
Bishop,	Emery,	Jones, of Trumbull,	Spidel,
Blauser,	Entemann,	Kay,	Stokes,
Bonser,	Evans,	Kilbane,	Stump,
Brown,	Faris,	Kreider,	Swedersky,
Bryson,	Foster,	Lawyer,	Talley,
Burns,	Fouts,	Lentz,	Taylor,
Cable,	Freeman,	Lytle,	Thompson,
Carpenter,	Gordon, of Brown,	McKay,	Walsh,
Chester,	Gordon, of Logan,	Mathews,	Waterston,
Cochrun,	Gorrell,	Miller, of Fulton,	Weaver,
Comings,	Graham,	Moyer,	Wenner,
Cookston,	of Licking,	Mulcahy,	Wiest,
Copeland,	Green,	Myers,	Wildermuth,
Crabbe,	Griswold,	Pearson,	Wise,
Crosser,			York—89.

Those voting in the negative are: Messrs. Bliss, Bond, Federman, Morris, Scott and Winter — 6.

So the bill passed.

The title was agreed to.

Mr. Kay moved that the vote whereby his second amendment to said bill was passed be reconsidered.

The motion was agreed to.

By unanimous consent said motion to amend was withdrawn.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 32**—Mr. Kryder.

Providing for a joint legislative committee on investigation.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Fouts moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Chester moved to amend as follows:

In line 18 after the word "and" strike out the words "the following named" and insert in lieu thereof the word "three". Strike out the semicolon after the word "House" and add the following "to be appointed by the speaker of the House".

Strike out all of lines 19, 20 and 21.

Upon which a yea and nay vote was demanded, taken and resulted—yeas 73, nays 15, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Gordon, of Logan,	Pearson,
Atkinson,	Cowan,	Griswold,	Reynolds, Tom,
Backowski,	Crosser,	Harter,	Robins,
Baker,	Davis,	Hastings,	Schelhorn,
Barnes,	Denune,	Helfrich,	Scott,
Benner,	Dildine,	Hoover,	Shy,
Billingslea,	Dodge,	Johnston,	Silver,
Bishop,	Donahay,	Kay,	Smith,
Blauser,	Drury,	Kreider,	Stokes,
Bliss,	Dunn,	Lentz,	Stump,
Bonser,	Dunspaugh,	Luchsinger,	Swedersky,
Brach,	Emery,	McCoy,	Taylor,
Brannon,	Entemann,	McKay,	Walsh,
Brown,	Evans,	Matthews,	Weaver,
Bryson,	Faris,	Miller, of Fulton,	Wenner,
Carpenter,	Foster,	Moyer,	Wildermuth,
Cochrun,	Freeman,	Mulcahy,	Winter,
Comings,	Gordon, of Brown,	Myers,	Wise,
			York—73.

Those voting in the negative are: Messrs.

Besaw,	Fouts,	Hughes,	Robinson,
Bing,	Gorrell,	Iones, of Trumbull,	Russell,
Cable,	Green,	Lawyer,	Talley—15.
Chester,	Hatch,	Lytle,	

The motion was agreed to and the resolution was so amended.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 99, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Besaw,	Bliss,	Bryson,
Baker,	Billingslea,	Bond,	Burns,
Barnes,	Ring,	Bonser,	Carpenter,
Beetham,	Bishop,	Brannon,	Carson,
Benner,	Blauser,	Brown,	Chester,



Those voting in the affirmative are: Messrs. — Concluded.

Cochrun,	Gordon, of Brown,	Jones, of Trumbull,	Robinson,
Comings,	Gordon, of Logan,	Kay,	Russell,
Cookston,	Gorrell,	Kreider,	Schellhorn,
Copeland,	Graham,	Lawyer,	Scott,
Cowan,	of Licking,	Lentz,	Shy,
Crabbe,	Graham,	Luchsinger,	Silver,
Crosser,	of Muskingum,	Lytle,	Smith,
Davis,	Green,	McCoy,	Spidel,
Denune,	Griswold,	McKay,	Stokes,
Dildine,	Harter,	Matthews,	Stump,
Dodge,	Hastings,	Miller, of Fulton,	Swedersky,
Donahay,	Hatch,	Miller, of Stark,	Talley,
Drury,	Helfrich,	Morris,	Taylor,
Dunn,	Hooley,	Moyer,	Thompson,
Dunspaugh,	Hoover,	Mulcahy,	Waterston,
Entemann,	Hopple,	Myers,	Weaver,
Faris,	Huber,	Pearson,	Wiest,
Federman,	Hughes,	Pugh,	Wildermuth,
Fouts,	Johnston,	Reynolds, Tom,	Winter,
Freeman,	Jones, of Hamilton,	Robins,	York—99.
Gardner,			

The resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 17** — Mr. Comings.

To amend section 4250 of the General Code permitting the merging of the departments of public service and public safety in cities under fifty thousand.

**Am. H. B. No. 130** — Mr. Robins.

To amend section 749I of the General Code, relating to watering places on public highways.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolutions:

**H. J. R. No. 37** — Mr. Freeman.

Relative to printing extra copies of H. B. No. 359.

**H. J. R. No. 38** — Mr. Kay.

Relative to the preparation and printing of Ohio Legislative History.

Attest:

W. E. HALLEY,  
Clerk.

**H. B. No. 290** — Mr. Moyer, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Moyer moved to amend as follows:

In line 14 after the word "of" insert the words "the public and".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Denune,	Hastings,	Myers,
Baker,	Dildine,	Helfrich,	Pearson,
Barnes,	Dodge,	Hooley,	Pugh,
Beetham,	Donahay,	Hoover,	Reynolds, Tom,
Benner,	Dunn,	Hopple,	Schelhorn,
Besaw,	Dunspaugh,	Huber,	Scott,
Billingslea,	Emery,	Johnston,	Shy,
Bishop,	Entemann,	Jones, of Hamilton,	Silver,
Blauser,	Evans,	Kay,	Smith,
Bond,	Faris,	Kilbane,	Spidel,
Brach,	Federman,	Kreider,	Stokes,
Brannon,	Foster,	Lawyer,	Swedersky,
Brown,	Fouts,	Lentz,	Talley,
Bryson,	Freeman,	Luchsinger,	Taylor,
Cable,	Gardner,	Lytle,	Thompson,
Carpenter,	Gordon, of Brown,	McCoy,	Walsh,
Carson,	Gordon, of Logan,	McFarland,	Waterston,
Cochrun,	Gorrell,	McKay,	Weaver,
Comings,	Graham,	Madden,	Wiest,
Cookston,	of Licking,	Miller, of Fulton,	Wildermuth,
Copeland,	Green,	Miller, of Stark,	Wise,
Cowan,	Griswold,	Moyer,	York—90.
Crosser,	Harter,	Mulcahy,	

So the bill passed.

The title was agreed to.

**Am. H. B. No. 38** — Mr. Kay, was taken up.

Mr. Kay moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**H. B. No. 292** — Mr. Pugh, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Hastings,	Reynolds, Tom,
Atkinson,	Dodge,	Hatch,	Schelhorn,
Baker,	Donahay,	Helfrich,	Scott,
Barnes,	Drury,	Hoover,	Shy,
Benner,	Dunspaugh,	Hopple,	Silver,
Besaw,	Entemann,	Huber,	Smith,
Billingslea,	Evans,	Johnston,	Spidel,
Blauser,	Federman,	Jones, of Hamilton,	Stokes,
Bond,	Fouts,	Jones, of Trumbull,	Stump,
Brach,	Freeman,	Kay,	Swedersky,
Brown,	Gardner,	Kilbane,	Talley,
Burns,	Gordon, of Brown,	Kreider,	Taylor,
Cable,	Gordon, of Logan,	Lawyer,	Thompson,
Carpenter,	Gorrell,	Lentz,	Walsh,
Carson,	Graham,	Lytle,	Weaver,
Clark,	of Licking,	McCoy,	Wenner,
Comings,	Graham,	Miller, of Fulton,	Wiest,
Cookston,	of Muskingum,	Moyer,	Wildermuth,
Cowan,	Greve,	Mulcahy,	Winter,
Crosser,	Griswold,	Myers,	Wise,
Denune,	Harter,	Pugh,	York—82.

So the bill passed.

The title was agreed to.

**H. B. No. 297** — Mr. Lonz, was taken up.

Mr. Lonz moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 261** — Mr. Graham, of Licking, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Drury,	Hooley,	Morris,
Backowski,	Dunspaugh,	Hoover,	Mulcahy,
Barnes,	Emery,	Hopple,	Myers,
Beetham,	Entemann,	Huber,	Pearson,
Benner,	Evans,	Hughes,	Pugh,
Blauser,	Faris,	Johnston,	Robinson,
Brown,	Federman,	Jones, of Hamilton,	Scott,
Burns,	Foster,	Jones, of Trumbull,	Shy,
Cable,	Fouts,	Kay,	Silver,
Carpenter,	Freeman,	Kilbane,	Spidel,
Carson,	Gardner,	Kreider,	Stokes,
Chester,	Gordon, of Logan,	Smith,	Swedersky,
Clark,	Graham,	Lentz,	Talley,
Cochrun,	of Licking,	Luchsinover,	Taylor,
Comings,	Graham,	McCoy,	Thompson,
Cookston,	of Muskingum,	McFarland,	Walsh,
Crosser,	Green,	McKay,	Waterston,
Denune,	Griswold,	Madden,	Weaver,
Dildine,	Harter,	Matthews,	Wiest,
Dodge,	Hastings,	Miller, of, Fulton,	Wildermuth,
Donahay,	Hatch,	Miller, of Stark,	Wise,
			York—83.

So the bill passed.

The title was agreed to.

Mr. Stokes moved that the vote whereby **H. B. No. 292** — Mr. Pugh, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

Mr. Thompson arose to a point of order that said bill had received a sufficient number of votes.

The point of order was sustained.

Mr. Pugh moved that the vote whereby **H. B. No. 292** — Mr. Pugh, was passed, be reconsidered now.

The motion was agreed to and the bill was taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 101, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Entemann,	Griswold,
Atkinson,	Chester,	Evans,	Harter,
Banker,	Clark,	Faris,	Hastings,
Barnes,	Cochrun,	Federman,	Hatch,
Benner,	Comings,	Foster,	Helfrich,
Besaw,	Cookston,	Fouts,	Hooley,
Billingslea,	Copeland,	Freeman,	Hoover,
Bishop,	Cowan,	Gardner,	Hopple,
Blauser,	Crabbe,	Gordon, of Brown,	Huber,
Bond,	Crosser,	Gordon, of Logan,	Johnston,
Bonser,	Denune,	Gorrell,	Jones, of Hamilton,
Brach,	Dildine,	Graham,	Jones, of Trumbull,
Brannon,	Dodge,	of Licking,	Kay,
Brown,	Donahay,	Graham,	Kilbane,
Burns,	Drury,	of Muskingum,	King,
Cable,	Dunspaugh,	Green,	Kreider,
Carpenter,	Emery,	Greve,	Lawyer,



Those voting in the affirmative are: Messrs. — Concluded.

Lentz,	Moyer,	Silver,	Walsh,
Luchsinger,	Mulcahy,	Smith,	Weaver,
Lustig,	Myers,	Spidel,	Wenner,
Lytle,	Pugh,	Stokes,	Wiest,
McCoy,	Reynolds, Tom,	Stump,	Wildermuth,
Madden,	Robins,	Swedersky,	Winter,
Matthews,	Russell,	Talley,	Wise,
Miller, of, Fulton,	Scott,	Taylor,	York—101.
Miller, of Stark,	Shy,	Thompson,	

So the bill passed.

The title was agreed to.

**H. B. No. 295** — Mr. Fouts, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. McCoy moved to amend as follows:

In line 28, strike out "any" and insert in lieu thereof the word "and".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 80, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hatch,	Miller, of, Fulton,
Backowski,	Donahay,	Helfrich,	Moyer,
Beetham,	Drury,	Hoover,	Mulcahy,
Benner,	Dunn,	Hopple,	Pugh,
Besaw,	Dunspaugh,	Hughes,	Robins,
Bing,	Evans,	Johnston,	Russell,
Blauser,	Faris,	Jones, of Hamilton,	Schelhorn,
Bond,	Federman,	Jones, of Trumbull,	Shy,
Bonser,	Fouts,	Kay,	Silver,
Brach,	Freeman,	Kilbane,	Smith,
Brown,	Gardner,	King,	Spidel,
Burns,	Gordon, of Brown,	Lawyer,	Stokes,
Cable,	Gordon, of Logan,	Lentz,	Swedersky,
Carson,	Gorrell,	Luchsinger,	Talley,
Chester,	Graham,	Lytle,	Taylor,
Cochrun,	of Licking,	McCoy,	Weaver,
Comings,	Graham,	McFarland,	Wenner,
Cookston,	of Muskingum,	McKay,	Winter,
Copeland,	Green,	Madden,	Wise,
Crabbe,	Griswold,	Matthews,	York—80.
Dildine,	Harter,		

Messrs. Scott and Thompson voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Cable moved that **Sub. H. B. No. 72** — Mr. Cable, be made a special order for 1:30 o'clock p. m. Thursday, March 20, 1919.

The motion was agreed to.

Mr. Hughes moved that **Am. H. B. No. 211** — Mr. Hughes, be made a special order for 3 o'clock p. m. Thursday, March 20, 1919.

The motion was agreed to.

**Am. H. B. No. 294** — Mr. Crabbe, was taken up.

Mr. Crabbe moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Sub. H. B. No. 118** — Mr. Gordon, of Brown, was taken up and read the third time.

Mr. Tom Reynolds moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

The speaker appointed under the provisions of **H. J. R. No. 16** — Mr. Crabbe, Messrs. Clark, Carson and Cowan.

On motion of Mr. Beetham the House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**H. B. No. 412** — Mr. Helfrich.

To the committee on Public Health.

**H. B. No. 413** — Mr. Backowski.

To the committee on Public Health.

**H. B. No. 414** — Mr. Morris.

To the committee on Cities.

**H. B. No. 415** — Mr. Scott.

To the committee on Cities.

**H. B. No. 416** — Mr. Carpenter.

To the committee on Labor.

**H. B. No. 417** — Mr. Carpenter.

To the committee on Public Highways.

**H. B. No. 418** — Mr. Evans.

To the committee on Public Utilities.

**H. B. No. 419** — Mr. McFarland (by request).

To the committee on Agriculture.

**H. B. No. 420** — Mr. Chester.

To the committee on Public Waterways.

**H. B. No. 421** — Mr. Silver.

To the committee on County Affairs.

**H. B. No. 422** — Mr. Jones, of Trumbull.

To the committee on Codes, Courts and Procedure.

**H. B. No. 423** — Mr. Benner.

To the committee on Agriculture.

**4:40 o'clock p. m.**

On motion of Mr. Beetham the House recessed for ten minutes.

**4:50 o'clock p. m.**

The House met pursuant to recess.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 246** — Mr. Robins.

To amend section 3092 of the General Code, relative to care of dependent children by county commissioners.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 170** — Mr. Cochrun.

To amend section 3068 of the General Code, relative to the use and occupancy of county memorial buildings.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 229** — Mr. Graham, of Muskingum.

To amend section 2981-1 of the General Code, relating to additional allowance for the deputies in the various county offices; how obtained.

With the following amendment in which the concurrence of the House is requested.

In line 10, strike out the word "fifty" and insert the word "sixty".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendment was laid over under the rule.

Mr. Chester requested the use of the Hall of the House for a hearing on **H. B. No. 100** — Mr. Fouts, for the evening of Wednesday, March 19th.

The request was granted.

Mr. Dunn moved that the vote by which **S. J. R. No. 32** — Mr. Kryder, was passed, be reconsidered.

The motion was agreed to.

Mr. Dunn moved that the amendment of Mr. Chester to **S. J. R. No. 32** — Mr. Kryder, which was agreed to, be now reconsidered.

The motion was agreed to.

The question being, "Shall the amendment be agreed to?"

The motion to amend was not agreed to.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 104, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bond,	Cowan,	Federman,
Atkinson,	Bonser,	Crabbe,	Foster,
Backowski,	Brach,	Crosser,	Fouts,
Baker,	Brown,	Davis,	Freeman,
Banker,	Bryson,	Denune,	Gardner,
Barnes,	Burns,	Dodge,	Gordon, of Logan,
Beetham,	Cable,	Donahay,	Gorrell,
Benner,	Carpenter,	Drury,	Graham,
Besaw,	Carson,	Dunn,	of Licking,
Billingslea,	Clark,	Dunspaugh,	Graham,
Bing,	Cochrun,	Emery,	of Muskingum,
Bishop,	Comings,	Entemann,	Green,
Blauser,	Cookston,	Evans,	Griswold,
Bliss,	Copeland,	Faris,	Harter,



Those voting in the affirmative are: Messrs. — Concluded.

Hastings,	Lawyer,	Myers,	Spidel,
Hatch,	Lentz,	Pearson,	Stokes,
Hooley,	Luchsinger,	Pugh,	Swedersky,
Hoover,	Lustig,	Reynolds, Tom,	Taylor,
Hopple,	Lytle,	Robins,	Thompson,
Hughes,	McCoy,	Robinson,	Walsh,
Johnston,	McKay,	Russell,	Weaver,
Jones, of Hamilton,	Madden,	Schelhorn,	Wenner,
Jones, of Trumbull,	Matthews,	Scott,	Wiest,
Kay,	Miller, of, Fulton,	Shy,	Wildermuth,
Kilbane,	Morris,	Silver,	Winter,
King,	Moyer,	Smith,	Wise—104.
Kreider,	Mulcahy,		

The resolution was adopted.

By unanimous consent Mr. Banker withdrew his pending motion for the reconsideration of **H. B. No. 143** — Mr. Wise.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 424** — Mr. Dunspaugh.

To amend sections 1465-45, 1465-47, 1465-48, 1465-49, 1465-53, 1465-54, 1465-55, 1465-60, 1465-61, 1465-69, 1465-79, 1465-80, 1465-82, 1465-83, 1465-90, 1465-93, 1465-94, 1465-95, and to supplement section 1465-72, of the General Code of Ohio, by the enactment of section 1465-72a, relating to workmen's compensation.

**H. B. No. 425** — Mr. Emery.

Relative to recording discharge papers of soldiers, sailors or marines.

**H. B. No. 426** — Mr. Luchsinger.

To amend section 12725 of the General Code, providing for the manufacture and sale of condensed and evaporated milk.

**H. B. No. 427** — Mr. Kay.

To amend sections 12798-1, 12798-2 and 12798-4 of the General Code, relating to the branding and labeling of mattresses, pillows, cushions and pads, and to provide against the use of insanitary or unhealthy materials in the manufacture of mattresses, pillows, cushions and pads, and to provide against the sale of mattresses, pillows, cushions and pads containing such insanitary and unhealthy materials.

**H. B. No. 428** — Mr. Comings.

To authorize and empower the township trustees of the township of LaGrange, Lorain county, Ohio, to use certain funds for road improvement in said township.

**H. B. No. 429** — Mr. Wise.

To provide satisfactory and complete long distance telephone facilities and service to the citizens of the State.

**H. B. No. 430** — Mr. Thompson (by request).

To amend sections 4999 and 5001 of the General Code, relative to nomination of candidates by petition.

**H. B. No. 431** — Mr. Hoover.

Relative to the destruction of weeds on farm lands.

**H. B. No. 432** — Mr. Bishop.

Authorizing the erection of county correctional homes.

**H. B. No. 433** — Mr. Banker.

To amend sections 11423 and 11432 of the General Code, relative to the duties of juror commissioners.

**H. B. No. 434** — Mr. Wildermuth.

To amend sections 5408 to 5414 inclusive, 5672 and 5673 of the General Code, providing for the taxation of the shares of the stockholders and property of building and loan associations and savings associations.

**H. B. No. 435** — Mr. Jones, of Trumbull.

To amend section 3939 of the General Code, relative to bond issues for specific purpose by municipalities.

**H. B. No. 436** — Mr. Graham, of Muskingum.

To amend section 4282 of the General Code, relative to compensation of members and clerks of the deputy state supervisor.

**5:40 o'clock p. m.**

Mr. Atkinson moved that the House adjourn.

The motion was not agreed to.

**H. B. No. 437** — Mr. Jones, of Hamilton.

To amend section 2250-2 of the General Code, to increase the salary of the public utility commissioners.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Dildine presented the petitions of H. B. Kishman, William Hume and H. H. Patton and three hundred six other citizens of the Lake Erie Fishing District, opposing H. B. No. 253 — Mr. Smith; which was referred to the committee on Agriculture.

Mr. Wise presented the petition of the Men's Bible class of Simpson M. E. S. S. consisting of fifty-one members, protesting against the passage of H. B. No. 330 — Mr. Federman; which was referred to the committee on Cities.

Mr. Spidel presented the petition of Charles B. Smith and nine other citizens of Montgomery county, opposing H. B. No. 211 — Mr. Hughes; which was referred to the committee on Public Health.

Mr. Helfrich presented the petition of grade schools of Bucyrus, Crawford county, endorsing H. B. No. 359 — Mr. Freeman; which was referred to the committee on Common Schools.

Mr. Denune presented the petition of J. N. Johnston, and thirty other citizens of Franklin county, protesting against moving picture shows on Sunday; which was referred to the committee on Cities.

Mr. Helfrich presented the petition of Crestline Commercial Club, of Crawford county, against House Bill No. 24 — Mr. Blauser, which was referred to the committee on Liquor Traffic and Temperance.

**5:42 o'clock p. m.**

On motion of Mr. Federman, the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, March 19, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Federman moved that the rules be suspended and that the people gathered in the rotunda be permitted to enter the Hall of the House and occupy that part of the Hall behind the rail.

The motion was agreed to.

Mr. York arose to a question of privilege and asked that his vote be recorded on the reconsideration of **S. J. R. No. 32** — Mr. Kryder, His name being called, Mr. York voted "aye".

Mr. Chester arose to a question of privilege, and asked that his vote be corrected on the amendment to **S. J. R. No. 32** — Mr. Kryder. His name being called, Mr. Chester voted "aye".

Mr. Green arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 292** — Mr. Pugh. His name being called, Mr. Green voted "aye".

Mr. McFarland arose to a question of privilege, and asked that his vote be recorded on the reconsideration of **S. J. R. No. 32** — Mr. Kryder. His name being called, Mr. McFarland voted "aye".

Mr. Crabbe moved that **H. B. No. 23** — Mr. Crabbe, be made a special order for today at 3:30 o'clock p. m.

The motion was agreed to.

Mr. Foster submitted the following report:

The standing committee on Liquor Traffic and Temperance, to which was referred **H. B. No. 23** — Mr. Crabbe, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 10, strike out \$5,000 and insert in lieu thereof \$4,000.

In line 11, after the word "necessary", insert the word "traveling."

In line 13, change the comma to a period and strike out "at least one half of whom shall be lawyers."

In line 19, strike out \$3,600 and insert \$3,000. After the word "necessary" in said line, insert "traveling".

In line 20, strike out "five".

In line 24, change "such" to "said". Insert "of" after the word "salary". Strike out all of line 25.

In line 26, strike out "not more than \$2,000". After the word "necessary", insert "traveling".

In line 32, strike out \$2,000 and insert \$1,500. Insert "traveling" after the word "necessary".

C. C. CRABBE,  
J. E. FOSTER,  
A. L. STUMP,  
C. F. MCCOY,

JOHN W. GORRELL,  
B. J. EMERY,  
L. J. GRAHAM.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.



1:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of **Am. H. B. No. 24** — Mr. Crabbe.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass with the emergency clause?"

Mr. Crabbe moved to amend as follows:

Line 20. Insert a comma after "provided."

Line 34. After the word "druggists" insert a semicolon and strike out the words "having permits" and the semicolon.

Line 35. After the word "druggists" strike out the words "having permits."

Line 36. After the word "druggists" insert a comma.

Line 37. Strike out the first two words "having permits" and the comma.

Line 41. Strike out the word "similar."

Line 42. Strike out the words "having permits."

Line 43. Strike out the words "having a permit."

Line 44. Strike out the word "respectively" and insert a semicolon after the first "affidavit" and strike out the words "and upon affidavit" and the semicolon.

Line 45. Strike out the words "having permits." Strike out "re-spec."

Line 46. Strike out "tively" at the beginning of the line. Strike out "and upon affidavit."

Line 47. Strike out the words "who has a permit," and insert a semicolon after the word "druggist."

Line 48. After the word "or" insert "wine," and strike out the words "wholesale druggist."

Line 49. Place a comma after "permit" instead of immediately before "transport" and insert: "or from any wholesale druggist and," placing a comma after "druggist."

Line 50. After "possess" insert the expression "or permitted to receive."

Line 51. Strike out the words "having a."

Line 52. Strike out the word "permit" and after the word "alcohol" insert "or wine." After the word "prescription" change the comma to a semicolon and strike out "or wine upon affidavit" and the semicolon.

Line 53. After "sacramental" insert a comma, then insert "medicinal or pharmaceutical."

Line 56. Insert a comma after "possess" and insert "and receive from a common carrier," placing a comma after "carrier."

Line 59. After "affidavit" insert a semicolon and strike out "when personally presented" and the semicolon.

Line 64. Transpose "(1)" after "alcohol" to before "alcohol."

Line 69. Transpose "(2)" after "alcohol" to before "alcohol."

Line 75. After the first comma strike out the remainder of the line.

Line 76. Strike out "for making" and the comma following.

Line 77. After "fruit juices" insert "or other non-alcoholic beverages."

Line 78. Strike out "internal revenue" and insert "retail liquor dealer's."

Lines 79 and 80. Strike out the words "by persons having permits to do so" and the comma.

Line 81. Insert "o" between the "p" and "e" in "pharmacopeia."

Line 82. Strike out all after the word "by."

Line 83. Strike out all to and including the word "of" and insert "any other pharmacopoeia or other standard work on materia medica," and insert a comma, and then insert "or any alcoholic medicinal or pharmaceutical preparations," placing a comma after "preparations." Before "alcoholic" insert "or any."

Line 85. Strike out "capable of being used" and insert "suitable for use."

Line 87. Strike out "used as a" and insert "suitable for." Then strike out "and for internal use" and insert "purposes."

Line 91. Strike out "and which are not sold or used for beverage purposes," placing a semicolon after "vation."

Line 99. Strike out "patent or pro-"

Line 100. Strike out.

Line 101. Strike out.

Line 102. Strike out "dyes and other preparations," including the comma, then insert "preparations as are recited in section 7 (2) of this act," placing a comma after "act."

Line 103. After "alcohol" insert "or wine."

Line 110. After the word "thereof" change the period to a comma and insert the following: "provided that nothing herein shall be construed to require the label on toilet, antiseptic and chemical preparations, not intended for internal use, to show the quantity of alcohol contained therein."

Line 114. Instead of "store houses" make it "storehouses."

Line 117. Strike out the comma after "prohibited" and then insert "at the point of destination," placing a comma after "destination."

Line 122. Strike out all after the word "of."

Line 123. Strike out "ceding sections" and the comma and insert "alcohol, wine and preparations listed by the commissioner," placing a comma after "commissioner."

After line 124, insert the following:

Whenever the commissioner is informed and has reason to believe that an alcoholic preparation is suitable for, and is being used as, a beverage in this state, he shall cause an analysis of said preparation to be made by the state chemist, and if upon analysis, the commissioner shall find that said preparation is not a legitimate preparation within the meaning of this section and is suitable for beverage purposes, he shall give ten days' notice in writing sent by registered mail to the person, firm or corporation who is the manufacturer thereof to show cause why said preparation should not be listed as an intoxicating beverage and its sale forbidden in this state. If the manufacturer of said preparation shall not be able to show to the satisfaction of the commissioner that the preparation in question is unsuitable for beverage purposes and is a legitimate alcoholic preparation, as defined in this section, then the commissioner shall list said preparation as one, the sale of which is forbidden in this state; provided, that said manufacturer may file his petition within thirty days in the court of common pleas of Franklin county, asking that the action of the commissioner, placing said preparation on said list be reviewed, and the said common pleas court, or a judge thereof, shall proceed to hear said case de novo, and shall make such order of reversal, modification, or confirmation of the decision of the commissioner as the facts and the

law of the case demand. During the pendency of such review in the courts, the sale of such preparation shall be suspended and enjoined until the question is finally decided. From the decision of the common pleas court either party shall have the right to prosecute error. The commissioner is hereby authorized to file with the clerk of the common pleas court of each county at such time, or times, as he shall deem proper, the names of those preparations, with the name and address of the manufacturer thereof, which are listed by him under the provisions of this section. He shall also supply such information to the press.

Strike out all of original section 9 and substitute the following:

Section 9. For good cause shown by the applicant permits hereunder shall be granted for permitted purposes to the following: (1) manufacturers of alcohol and wine; (2) manufacturers of such preparations as are included in section 7 (2) of this act; (3) persons making potable alcohol from denatured alcohol (4) manufacturers of cider and fruit juices for sale, if manufactured and sold in such quantities as the commissioner may see fit to require a permit. Provided, that nothing herein shall require a permit of a druggist who prepares alcoholic medicinal or pharmaceutical compounds in the usual course of his business.

Line 171. Transpose the comma just before "provide" to just after "1919".

Strike out all of section 11 down to and including "Other persons:" in line 223.

Strike out "for such" in line 223.

Line 224. Strike out the following: "and shall be fashioned after the foregoing," and insert the following: "in such form as he shall deem proper, not inconsistent with the provisions of this act," placing a comma after "act".

Line 225. Strike out the word "forms" and the comma following.

Strike out lines 227 to 235 inclusive.

Section 12. In line 238 strike out "50" and insert "from \$25 to \$100"; also strike out "\$25" and insert in lieu thereof "from \$10 to \$50".

Line 238. Before the second "Manufacturers," insert "(3)".

Line 239. After the word "medical" insert "and pharmaceutical."

Line 240. Strike out "upon prescriptions therefor".

Strike out all of lines 241 and 247 inclusive and insert "from \$10 to \$100".

Line 249. Strike out "e" in "commissioner".

In lines 254 and 255 strike out the words, "who has a permit as provided herein".

Line 256. Strike out the words, "and has a permit".

Line 258. After the word "alcohol" insert "or wine".

Lines 271 and 272. Between these lines insert the following: "(e)" Alcohol upon a personally presented affidavit by a licensed physician, licensed dentist, licensed veterinarian or licensed osteopathic physician for only professional purposes".

Line 272. After "for" insert "external".

Line 308. Change "or" to "of" and strike out the comma after "sold".

Lines 310 to 314. Strike out these lines inclusive and insert "A retail druggist shall not keep alcohol and wine in his place of business in an amount that represents more than two per cent. of the value of the stock of goods on hand in his drugstore, and a wholesale druggist shall



not keep alcohol and wine in his place of business in an amount that represents more than four per cent. of the value of the stock of goods on hand in his drugstore."

Line 322. After the word "alcohol" insert "or wine."

Line 328. Strike out "druggists to whom addressed."

330. Strike out all of section 17 and substitute the following: "Section 17. All persons required to keep a record by the provisions of this act, and all manufacturers required to have a permit by the provisions of this act, shall file with the commissioner a semi-annual report on blanks furnished by said commissioner, setting forth the facts upon which a report is required."

Line 376. Strike out "of prohibition."

Line 390. Strike out "of prohibition."

Line 391. Strike out "not later."

Line 392. Strike out.

Line 393. Strike out "applying for same," including the period, and in lieu thereof insert, "when the holder thereof discontinues business," placing a period after "business."

Line 434. Beginning with the first "or" strike out the remainder of said line.

Line 435. Strike out all of this line down to and including the word "wine."

Line 438. Change "shall" to "may."

Line 440. Strike out "two (2)" and insert "one (1)". Change "years" to "year."

Line 441. Strike out all after the word "druggist."

Line 442. Strike out down to and including the word "section."

Line 447. Strike out "s" in "persons."

Line 449. Change "t" to "e" in "refust."

Line 450. Strike out the last "s" in "persons."

Line 456. Strike out "have permits" and substitute therefor "are permitted."

Line 505. Change "or" to "of."

Line 520. Strike out "prohibition."

Line 616. Strike out all of said line down to and including the word "permit."

Lines 617 and 618. Strike out the words "although having such a permit" and the comma after "physician" in line 617.

Line 629. Strike out the word "permit" and substitute therefor the word "right." After the word "physician" insert "to issue prescriptions."

Line 630. Strike out all after the period.

Lines 631, 632 and 633. Strike out these lines.

Line 643. Insert a comma after "provided."

Line 731. After "attorney" insert "municipal law officer, attorney general."

Line 745. Place the "n" before "twelve" immediately after "tha".

Line 866. After the first "copy" insert a colon instead of a period.

Line 919. Insert an "i" after "d" in "dinking."

Line 920. Add the following: "Provided that the word "possess" as used in this act in reference to intoxicating liquors shall not apply to intoxicating liquors in a bona fide private residence."

Line 1054. Insert a comma after "days."

Line 1063. Insert a comma after "dollars."

Line 1065. Insert a comma after "dollars."

- Line 1075. Insert a comma after "dollars."
- Line 1129. Strike out the comma after "such."
- Line 1178. Insert a comma after "act."
- Line 1192. Insert "71" after "Section."
- Line 1196. Strike out the comma after "constable" and insert "or."
- Line 1197. Insert a comma after "township."
- Line 1204. Place a semicolon after "act" instead of immediately before "but."
- Line 1207. After the first "h" in "which" insert an "i".
- Line 1211. Insert "72" after "Section."
- Line 1221. Change the first "shall" to "should".
- Line 1225. Change "mayor" to "executive".
- Line 1226. Change "mayor" to "executive".
- Line 1229. Begin a new paragraph with this line.
- Line 1230. Change "the" before "municipality" to "a".
- Line 1231. Change "the" before "county" to "a".
- Line 1234. Change the comma after "Code" to a period and strike out the remainder of the line.
- Line 1235. Strike out.
- Line 1242. Change "71" to "73".
- Line 1244. Place a comma after "person" and then strike out "or persons" and the comma following.
- Line 1246. Strike out "or persons".
- Line 1247. Strike out the comma after "law" and then insert "when this act becomes effective," placing a comma after "effective".
- Line 1249. Insert a comma after "extent".
- Line 1251. Change "72" to "74".
- Line 1258. Change "73" to "75".
- Line 1267. Strike out 6071, 6071-1, 6072, 6073 and 6074.
- Line 1268. Strike out all this line except 6083, 6084 and 6087.
- Line 1269. Strike out 6090, 6092, 6093, 6094, 6094-1, 6095 and 6096.
- Line 1272. Strike out 6141 and the comma following. Change 6153 to 6152.
- Line 1277. Change "74" to "76".
- Line 1279. Change "75" to "77".
- Line 1282. Change "may" to "will".
- Line 1285. Change the last "1918" to "1919".
- The motion was agreed to and the bill was so amended.
- The question recurring, "Shall the bill with the emergency clause pass?"
- Mr. Myers moved to amend the amendment as follows:
- Strike out the words "of Franklin county" and insert in lieu thereof the following "of the county where said manufacturer resides" after line 124.
- The motion to amend the amendment was not agreed to.
- The question recurring, "Shall the motion to amend be agreed to?"
- Mr. Lonz moved to amend the amendment as follows:
- Strike out the following after the figure (4) in parenthesis on page 3. "manufacturers of cider and fruit juices for sale, if manufactured and sold in such quantities as the commissioner may see fit to require a permit."
- The motion to amend the amendment was not agreed to.
- The question recurring, "Shall the motion to amend be agreed to?"

Mr. Stump moved to amend the amendment as follows:

In line 2 of the insertion in line 124 after the word "as" strike out the comma.

In line 1 of section 9 place a comma after the word "applicant."

The motion was agreed to and the amendment was so amended.

The question recurring, "Shall the bill with the emergency clause pass?"

Mr. Evans moved to amend as follows:

In line 636 after the word "residue" insert the word "thereof."

In line 642 after the latter syllable in "apprehended" insert "and convicted."

In line 649 strike out the word "boot-legger" and insert the word "anti-prohibitionist."

In line 708 strike out the word "boot-legged" and insert the word "anti-prohibited."

In line 765 after the comma after "employer" insert the word "employee."

The motion was not agreed to.

The question recurring, "Shall the bill with emergency clause pass?"

Mr. Cowan moved to amend as follows:

In line 267 strike out the word "affidavit" and insert the word "declaration".

Upon which the yeas and nays vote was demanded, taken, and resulted—yeas 32, nays 82, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Delehanty,	Huber,	Reynolds, Tom,
Baker,	Entemann,	Kilbane,	Schelhorn,
Billingslea,	Evans,	Lentz,	Scott,
Bishop,	Federman,	Lonz,	Shy,
Bliss,	Gardner,	Madden,	Smith,
Brannon,	Gordon, of Brown,	Moyer,	Walsh,
Copeland,	Harter,	Mulcahy,	Wildermuth,
Cowan,	Hoover,	Myers,	Winter—32.

Those voting in the negative are: Messrs.

Alban,	Cookston,	Green,	Miller, of Fulton,
Atkinson,	Crabbe,	Griswold,	Miller, of Stark,
Banker,	Crosser,	Hastings,	Morris,
Barnes,	Denune,	Hatch,	Pearson,
Beetham,	Dildine,	Helfrich,	Reynolds, Jas. A.,
Benner,	Dodge,	Hooley,	Robins,
Besaw,	Donahay,	Hopple,	Robinson,
Bing,	Drury,	Hughes,	Russell,
Blauser,	Dunn,	Johnston,	Silver,
Bond,	Dunspaugh,	Jones, of Trumbull,	Spidel,
Brach,	Emery,	Kay,	Stokes,
Brown,	Faris,	King,	Stump,
Bryson,	Foster,	Kreider,	Swedersky,
Burns,	Fouts,	Lawyer,	Talley,
Cable,	Freeman,	Luchsinger,	Taylor,
Carpenter,	Gordon, of Logan,	Lustig,	Thompson,
Carson,	Gorrell,	Lytle,	Waterston,
Chester,	Graham,	McCoy,	Weaver,
Clark,	of Licking,	McFarland,	Wenner,
Cochran,	Graham,	McKay,	Wise,
Comings,	of Muskingum,	Matthews,	York—82.

The motion was not agreed to,



The question recurring, "Shall the bill with the emergency clause pass?"

Mr. Stokes moved to amend as follows:

Strike out all of section 65 and insert the following: "Money resulting from fines and forfeited bonds, if collected by a justice of the peace shall be paid to the treasurer of the township wherein the fine was paid or bond forfeited; if collected by a mayor or municipal court, it shall be paid to the treasurer of the municipal corporation wherein the fine was paid or bond forfeited; in all other cases such money shall be paid to the county treasurer."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill with the emergency clause pass?"

Mr. Lonz moved to amend as follows:

In line 22 strike out the word "malt". After the word "spirituous" insert the words "fermented malt, fermented", strike out the word "fermented" after the word "vinous" and the comma after "vinous".

The motion was not agreed to.

The question recurring, "Shall the bill with the emergency clause pass?"

Mr. Hoover moved to amend as follows:

In line 1066 after the word "months" strike out the remainder of the section.

Upon which a ye and nay vote was demanded, taken, and resulted—yeas 50, nays 63, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Evans,	Lentz,	Schelhorn,
Backowski,	Federman,	Lonz,	Scott,
Baker,	Foster,	Luchsinger,	Shy,
Billingslea,	Gardner,	Lustig,	Smith,
Bishop,	Gordon, of Brown,	Madden,	Stokes,
Bliss,	Harter,	Morris,	Swedersky,
Brach,	Hastings,	Moyer,	Thompson,
Brannon,	Helfrich,	Mulcahy,	Walsh,
Clark,	Hoover,	Myers,	Wiest,
Cowan,	Hopple,	Pugh,	Wildermuth,
Delehanty,	Huber,	Reynolds, Jas. A.,	Winter,
Dildine,	Johnston,	Reynolds, Tom,	York—50.
Entemann,	Kilbane,		

Those voting in the negative are: Messrs.

Alban,	Cochrun,	Graham,	McFarland,
Banker,	Comings,	of Licking,	McKay,
Barnes,	Cookston,	Graham,	Matthews,
Beetham,	Copeland,	of Muskingum,	Miller, of Fulton,
Benner,	Crabbe,	Green,	Miller, of Stark,
Besaw,	Crosser,	Griswold,	Pearson,
Bing,	Davis,	Hatch,	Robins,
Blauser,	Denune,	Hooley,	Robinson,
Bond,	Dodge,	Hughes,	Russell,
Brown,	Donahay,	Jones, of Trumbull,	Silver,
Bryson,	Drury,	Kay,	Spigel,
Burns,	Dunspaugh,	King,	Talley,
Cable,	Emery,	Kreider,	Taylor,
Carpenter,	Freeman,	Lawyer,	Waterston,
Carson,	Gordon, of Logan,	Lytle,	Weaver,
Chester,	Gorrell,	McCoy,	Wenner,
			Wise—63.

The motion was not agreed to.

The question recurring, "Shall the bill with the emergency clause pass?"

Mr. Myers moved to amend as follows:

In line 1069 at the end of the line strike out "or the clemency board" and in line 1070 strike out the first three words "of the state".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill with the emergency clause pass?"

Mr. King moved that the speeches now be limited to a period of five minutes.

The motion was agreed to.

The question recurring, "Shall the bill with the emergency clause pass?"

Mr. Federman demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 100, nays 16, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Griswold,	Miller, of Stark,
Atkinson,	Cowan,	Harter,	Moyer,
Baker,	Crabbe,	Hastings,	Mulcahy,
Banker,	Crosser,	Hatch,	Myers,
Barnes,	Davis,	Helfrich,	Pearson,
Beetham,	Delehanty,	Hooley,	Reynolds, Jas. A.,
Benner,	Denune,	Hoover,	Robins,
Besaw,	Dildine,	Hopple,	Robinson,
Billingslea,	Dodge,	Huber,	Russell,
Bing,	Donahay,	Hughes,	Silver,
Bishop,	Drury,	Johnston,	Smith,
Blauser,	Dunn,	Jones, of Trumbull,	Spidel,
Bliss,	Dunspaugh,	Kay,	Stokes,
Bond,	Emery,	King,	Stump,
Brach,	Faris,	Kreider,	Swedersky,
Brown,	Foster,	Lawyer,	Talley,
Bryson,	Fouts,	Lentz,	Taylor,
Burns,	Freeman,	Lonz,	Thompson,
Cable,	Gordon, of Brown,	Lustig,	Waterston,
Carpenter,	Gordon, of Logan,	Lytle,	Weaver,
Carson,	Gorrell,	McCoy,	Wenner,
Chester,	Graham,	McFarland,	Wiest,
Clark,	of Licking,	McKay,	Wildermuth,
Cochrun,	Graham,	Matthews,	Wise,
Comings,	of Muskingum,	Miller, of Fulton,	York—100.
Cookston,	Green,		

Those voting in the negative are: Messrs.

Backowski,	Evans,	Luchsinger,	Schelhorn,
Bonser,	Federman,	Morris,	Scott,
Brannon,	Gardner,	Pugh,	Walsh,
Entemann,	Kilbane,	Reynolds, Tom,	Winter—16.

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 69, nays 48, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Green,	McKay,
Baker,	Crosser,	Griswold,	Matthews,
Barnes,	Davis,	Harter,	Miller, of Fulton,
Beetham,	Dodge,	Hastings,	Miller, of Stark,
Benner,	Donahay,	Hatch,	Pearson,
Besaw,	Drury,	Hookey,	Robins,
Bing,	Dunn,	Hoover,	Robinson,
Blauser,	Emery,	Hughes,	Russell,
Bond,	Faris,	Johnston,	Silver,
Brown,	Foster,	Jones, of Trumbull,	Spidel,
Bryson,	Fouts,	Kay,	Talley,
Burns,	Freeman,	King,	Taylor,
Cable,	Gordon, of Logan,	Kreider,	Waterston,
Carpenter,	Gorrell,	Lawyer,	Weaver,
Carson,	Graham,	Lentz,	Wenner,
Chester,	of Licking,	Lytle,	Wiest,
Cochrun,	Graham,	McCoy,	Wise—69.
Comings,	of Muskingum,	McFarland,	

Those voting in the negative are: Messrs.

Atkinson,	Crabbe,	Huber,	Reynolds, Tom,
Backowski,	Delehanty,	Kilbane,	Schellhorn,
Banker,	Denune,	Lonz,	Scott,
Billingslea,	Dildine,	Luchsinger,	Shy,
Bishop,	Dunspaugh,	Lustig,	Smith,
Bliss,	Entemann,	Madden,	Stokes,
Bonser,	Evans,	Morris,	Swedersky,
Brach,	Federman,	Moyer,	Thompson,
Brannon,	Gardner,	Mulcahy,	Walsh,
Clark,	Gordon, of Brown,	Myers,	Wildermuth,
Copeland,	Helfrich,	Pugh,	Winter,
Cowan,	Hopple,	Reynolds, Jas. A.,	York—48.

The emergency clause, not having received the constitutional majority was lost.

Mr. Crabbe moved to amend the title as follows:

After the word "prohibition" in the title change the period to a comma and add the following: "and to repeal all sections of the General Code, and acts inconsistent herewith."

The motion was agreed to and the title was so amended.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 34**—Mr. Holden.

To extend a welcome to the 37th Division of the National Army on its return to New York and Newport News.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"



The yeas and nays were taken, and resulted — yeas 113, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Harter,	Mulcahy,
Backowski,	Crosser,	Hastings,	Myers,
Baker,	Davis,	Hatch,	Pugh,
Banker,	Delehanty,	Helfrich,	Reynolds, Tom,
Barnes,	Denune,	Hooley,	Robins,
Beetham,	Dildine,	Hoover,	Robinson,
Benner,	Dodge,	Hopple,	Russell,
Besaw,	Donahay,	Huber,	Schelhorn,
Billingslea,	Drury,	Hughes,	Scott,
Bing,	Dunn,	Johnston,	Shy,
Blauser,	Dunspaugh,	Jones, of Trumbull,	Silver,
Bliss,	Emery,	Kay,	Smith,
Bond,	Entemann,	King,	Spidel,
Bonser,	Evans,	Kreider,	Stokes,
Brach,	Faris,	Lawyer,	Stump,
Brannon,	Federman,	Lentz,	Swedersky,
Brown,	Foster,	Lonz,	Talley,
Bryson,	Fouts,	Luchsinger,	Taylor,
Burns,	Freeman,	Lustig,	Thompson,
Cable,	Gardner,	Lytle,	Walsh,
Carpenter,	Gordon, of Brown,	McCoy,	Waterson,
Carson,	Gordon, of Logan,	McFarland,	Weaver,
Chester,	Gorrell,	McKay,	Wenner,
Clark,	Graham,	Madden,	Wiest,
Cochrun,	of Licking,	Matthews,	Wildermuth,
Comings,	Graham,	Miller, of Fulton,	Winter,
Cookston,	of Muskingum,	Miller, of Stark,	Wise,
Copeland,	Green,	Morris,	York—113.
Cowan,	Griswold,	Moyer,	

The resolution was adopted.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Spidel presented the petitions of more than one thousand citizens of Montgomery county, including a large number of soldiers who recently returned from France, where they have been fighting for true "democracy", together with editorials from the Dayton, Ohio, papers and from prominent newspapers all over the United States pleading for the passage of the Beaty bill, being H. B. No. 139, which gives the negro citizens some equal rights; which were referred to the committee on Judiciary.

Mr. Stokes presented the petition of The Peerless Paper company and thirty-four other citizens of Montgomery county, protesting against the passage of H. B. No. 154 — Mr. Luchsinger; which was referred to the committee on Labor.

Mr. York presented the petition of forty citizens of Darke county, opposing H. B. No. 211 — Mr. Hughes; which was referred to the committee on Public Health.

Mr. Burns presented the petition of Mr. Frank M. Whitlock and eighteen other citizens of Washington county, protesting against any legislation that would legalize motion picture theater business on Sunday; which was referred to the committee on Cities.

Mr. Johnston presented the petition of Hon. James P. Seward and ninety other citizens of Richland county, protesting against the enact-

ment of H. B. No. 211 — Mr. Hughes; which was referred to the committee on Public Health.

**5:50 o'clock p. m.**

On motion of Mr. Beetham, the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Thursday, March 20, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Madden arose to a question of privilege, and asked that his vote be recorded on **Am. H. B. No. 24** — Mr. Crabbe. His name being called, Mr. Madden voted "no".

Mr. Shy arose to a question of privilege, and asked that his vote be recorded on **Am. H. B. No. 24** — Mr. Crabbe. His name being called, Mr. Shy voted "no".

Mr. Foster arose to a question of privilege, and asked that his vote be recorded on the Hoover Amendment to **H. B. No. 24** — Mr. Crabbe. His name being called, Mr. Foster voted "no".

The speaker appointed under the provisions of **S. J. R. No. 34** — Mr. Holden, Messrs. Chester, Robins, Bliss and Harter.

**1:30 o'clock p. m.**

Attention of the House was called to the special order for this hour, being consideration of **Sub. H. B. No. 72** — Mr. Cable.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 438** — Mr. Federman.

To make an appropriation for maintaining certain state-city free employment offices for the remainder of the fiscal year.

On motion of Mr. Federman, the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 438**, was read the second time by its title.

On motion of Mr. Federman, the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 438**, was ordered engrossed at the Clerk's desk and read the third time.

Said bill was taken up and read the third time, the question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 108, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,  
Atkinson,  
Backowski,  
Baker,

Barnes,  
Beetham,  
Benner,  
Besaw,

Billingslea,  
Bing,  
Bishop,  
Blauser,

Bliss,  
Bonser,  
Brach,  
Brannon,

Those voting in the affirmative are: Messrs. — Concluded.

Brown,	Foster,	Kay,	Robins,
Bryson,	Fouts,	Kilbane,	Robinson,
Eurns,	Freeman,	King,	Schelhorn,
Cable,	Gardner,	Kreider,	Scott,
Carpenter,	Gordon, of Brown,	Lawyer,	Shy,
Carson,	Gordon, of Logan,	Lentz,	Silver,
Cochrun,	Gorrell,	Lonz,	Smith,
Comings,	Graham,	Luchsinger,	Spidel,
Cookston,	of Licking,	Lytle,	Stokes,
Copeland,	Graham,	McCoy,	Stump,
Crabbe,	of Muskingum,	McFarland,	Swedersky,
Crosser,	Green,	McKay,	Talley,
Denune,	Griswold,	Madden,	Taylor,
Dildine,	Harter,	Matthews,	Thompson,
Dodge,	Hastings,	Miller, of Fulton,	Walsh,
Donahay,	Hatch,	Miller, of Stark,	Waterston,
Drury,	Helfrich,	Morris,	Weaver,
Dunn,	Hoover,	Moyer,	Wenner,
Dunspaugh,	Hopple,	Mulcahy,	Wiest,
Emery,	Huber,	Myers,	Wildermuth,
Entemann,	Hughes,	Pearson,	Winter,
Evans,	Johnston,	Pugh,	Wise,
Faris,	Jones, of Hamilton,	Reynolds, Jas. A.,	York — 108.
Federman,	Jones, of Trumbull,		

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Federman offered the following resolution:

**H. J. R. No. 39** — Mr. Federman.

Relative to enrolling **H. B. No. 438** — Mr. Federman, in typewriting.

WHEREAS, It is necessary that House Bill No. 438 — Mr. Federman, go into immediate effect, carrying as it does appropriations for maintaining certain state-city free employment offices; therefore

*Be it resolved by the General Assembly of the state of Ohio, That said bill, H. B. No. 438 is hereby ordered to be enrolled in typewriting instead of printing, according to the provisions of section 67 of the General Code.*

Mr. Federman moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 102, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Blauser,	Comings,	Emery,
Atkinson,	Bliss,	Cookston,	Entemann,
Backowski,	Ronser,	Copeland,	Evans,
Baker,	Erach,	Crabbe,	Faris,
Barnes,	Brown,	Crosser,	Federman,
Beetham,	Bryson,	Denune,	Foster,
Benner,	Burns,	Dildine,	Fouts,
Besaw,	Cable,	Donahay,	Freeman,
Billingslea,	Carpenter,	Drury,	Gardner,
Bing,	Carson,	Dunn,	Gordon, of Brown,
Bishop,	Cochrun,	Dunspaugh,	Gordon, of Logan,



Those voting in the affirmative are: Messrs. — Concluded.

Gorrell,	Johnston,	Miller, of Fulton,	Stokes,
Graham,	Jones, of Hamilton,	Miller, of Stark,	Stump,
of Licking,	Jones, of Trumbull,	Moyer,	Swedersky,
Graham,	Kay,	Mulcahy,	Talley,
of Muskingum,	Kilbane,	Myers,	Taylor,
Green,	King,	Pugh,	Thompson,
Griswold,	Kreider,	Reynolds, Tom,	Walsh,
Harter,	Lentz,	Robinson,	Waterston,
Hastings,	Luchsinger,	Russell,	Weaver,
Hatch,	Lytle,	Schelhorn,	Wenner,
Helfrich,	McCoy,	Scott,	Wiest,
Hoover,	McFarland,	Shy,	Wildermuth,
Hopple,	McKay,	Silver,	Winter,
Huber,	Madden,	Smith,	Wise,
Hughes,	Matthews,	Stadel,	York — 102.

The resolution was adopted.

**2:30 o'clock p. m.**

Attention of the House having previously been called to the special order for 1:30 o'clock p. m., being consideration of **Sub. H. B. No. 72** — Mr. Cable, said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Cable moved to amend as follows:

In line 2, after the figures "4728" strike out "and 4732" and insert in lieu thereof "4728-1 and 4729".

In line 32, after the figures "4728" strike out "4732".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line 11 strike out the word "one" and insert in lieu thereof the word "two".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

**3:00 o'clock p. m.**

Attention of the House was called to the special order for this hour, being consideration of **Am. H. B. No. 211** — Mr. Hughes.

The question recurring on the passage of **Sub. H. B. No. 72** — Mr. Cable.

Mr. Gorrell demanded a call of the House, which was duly seconded, taken, and one hundred fourteen members answered to their names.

The absentees are: Messrs. Beaty, Chester, Delehanty, Greve, Halstead, Hinchey, Hooley, Lustig, Matthews, Pugh.

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Gorrell further proceedings under the call were dispensed with.

Mr. Bonser demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 39, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	McFarland,
Barnes,	Crosser,	of Muskingum,	McKay,
Beetham,	Dildine,	Green,	Morris,
Benner,	Donahay,	Griswold,	Pearson,
Besaw,	Dunn,	Hastings,	Robins,
Bing,	Dunspaugh,	Hatch,	Robinson,
Blauser,	Emery,	Huber,	Russell,
Bond,	Faris,	Hughes,	Scott,
Fonser,	Federman,	Johnston,	Spidel,
Brown,	Foster,	Jones, of Hamilton,	Stump,
Burns,	Fouts,	Jones, of Trumbull,	Swedersky,
Cable,	Freeman,	Kilbane,	Talley,
Carpenter,	Gardner,	King,	Taylor,
Carson,	Gordon, of Brown,	Kreider,	Weaver,
Clark,	Gorrell,	Luchsinger,	Wenner,
Cochrun,	Graham,	Lytle,	Winter,
	of Licking,	McCoy,	Wise — 65.

Those voting in the negative are: Messrs.

Atkinson,	Cookston,	Hoover,	Reynolds, Tom,
Backowski,	Copeland,	Hopple,	Schelhorn,
Baker,	Davis,	Kay,	Shy,
Billingslea,	Denune,	Lawyer,	Silver,
Bishop,	Dodge,	Lentz,	Smith,
Bliss,	Drury,	Madden,	Thompson,
Brach,	Evans,	Miller, of Fulton,	Walsh,
Brannon,	Gordon, of Logan,	Mulcahy,	Wildermuth,
Pryson,	Harter,	Myers,	York — 39.
Comings,	Helfrich,	Reynolds, Jas. A.,	

So the bill passed.

Mr. Cable moved to amend the title as follows:

After the figures "4728" strike out "and 4732 and repeal sections".

In line 2 of the title after the word "and" insert the words "to repeal".

The motion was agreed to and the title was so amended.

Mr. Hughes moved that **H. B. No. 211** — Mr. Hughes, be informally passed and that it be made a special order for Tuesday, March 25, 1919, at 2 o'clock p. m.

The motion was agreed to.

Mr. Crabbe moved that the vote whereby the emergency clause of **Am. H. B. No. 24** — Mr. Crabbe, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

Mr. Crabbe served notice that said motion will be taken up next Tuesday at 3 o'clock p. m.

**3:45 o'clock p. m.**

The speaker introduced Mr. Myers Y. Cooper, president of Ohio Fair Boys' Association, who addressed the House in an interesting and instructive address on the business, political, social and patriotic issues of the day.

Mr. Hughes moved that a vote of thanks be tendered Mr. Cooper for his pleasing and inspiring address.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 438** — Mr. Federman.

To make an appropriation for maintaining certain state-city free employment offices for the remainder of the fiscal year.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 39** — Mr. Federman.

Relative to enrolling **H. B. No. 438** in typewriting.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 214** — Mr. Donahay.

To supplement section 1286 of the General Code, by adding section 1286-2, providing that the administration of an anæsthetic by a registered nurse under the direction and in the immediate presence of a licensed physician shall not be considered the practice of medicine.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 206** — Mr. Banker.

To amend section 1693 of the General Code, relating to the compensation of court constables.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 52** — Mr. Lloyd.

To amend section 13080 of the General Code, and to define the terms "delivery" and "receipt" as the same are applied to commodities and securities.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.



THURSDAY, MARCH 20, 1919.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 164** — Mr. Chester.

To amend rule 3, of section 1 of an act, entitled "An act to provide for the control and management of the public parks of the state; to define the duties of police patrolmen and to establish rules for the navigation of state reservoirs by power or sail boats, and all other watercraft located or operated thereon, etc." (Sec. 479 General Code.)

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 111** — Mr. Miller.

To amend section 14203-23 of the General Code, relating to the abandonment of that portion of the Ohio canal between the aqueduct of said canal over Raccoon creek and the village of Hebron, Licking county, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 109** — Mr. Davis.

To amend sections 1579-161 and 1579-175 of the General Code, relating to appointees of the municipal court of Youngstown, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**S. B. No. 96** — Mr. Beebe.

To repeal section 2252-1 of the General Code, relative to extra compensation of judges where probate and common pleas courts have been combined.

**Am. S. B. No. 97** — Mr. Latham.

To amend section 1453 of the General Code, relative to taking or catching fish in certain waters of the state.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**Am. S. B. No. 72** — Mr. Parrett.

To amend section 5366 of the General Code, relative to the listing of personal property.

**Am. S. B. No. 61** — Mr. Archer.

To amend section 8301 of the General Code, making the twelfth day of February, known as Lincoln's birthday, a legal holiday.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

On motion of Mr. Burns the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **Am. S. B. No. 61** — Mr. Archer, was read the second time by its title.

On motion of Mr. Burns the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **Am. S. B. No. 61** — Mr. Archer, having been engrossed, was read the third time.

Mr. Beetham moved that further consideration of said bill be postponed and that it retain its place at the head of the calendar.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 79** — Mr. Brach.

To amend sections 1579-282, 1579-286, 1579-288, 1579-293, 1579-295, 1579-296, 1579-297, 1579-301, 1579-307, 1579-308, 1579-311, 1579-312, 1579-313, 1579-314, 1579-318, 1579-319, 1579-320, 1579-321, 1579-322, 1579-324, and 1579-326 of the General Code (107 O. L. 704) relating to the establishment of a municipal court in the city of Toledo.

With the following amendments in which the concurrence of the House is requested:

Strike out all of lines 233, 234, 235, 236, 237, 238, 239, 240 and 241.

In line 296, after the word "clerks" strike out the comma and insert a period.

Strike out all of line 297.

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

By unanimous consent Mr. Smith submitted the following report:

The standing committee on Public Parks and Works, to which was referred **H. B. No. 387** — Mr. Walsh, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all of section 2976-16 and insert in lieu thereof the following:

Upon or before the first day of September in any year the board of park commissioners, by resolution, may submit to the electors of the district the question of levying taxes for the use of the district. Such resolution shall declare the necessity of levying such taxes, shall specify the purpose for which such taxes shall be used, the annual rate proposed, and the number of consecutive years such rate shall be levied; and such resolution shall be forthwith certified to the board of deputy state supervisors and inspectors of elections in each county in which any part of such district is located, and the question of the levy of taxes as provided in such resolution shall be submitted to the electors of the district at the next ensuing general election. The ballot shall set forth the purpose for which said taxes shall be levied, the annual rate of levy, and the number of years of such levy. If a majority of the electors voting upon the question of such levy shall vote in favor thereof, such taxes shall be levied and shall be in addition to the taxes authorized by section 2976-10 of the General Code, and all other taxes authorized by law; provided that the rate submitted to the electors at any one time shall not exceed one-tenth of one mill annually upon each dollar of valuation. When a tax levy shall have been authorized as herein provided, the board of park commissioners may issue bonds in anticipation of the collection of such levy, provided that such bonds shall be issued only for the purpose of acquiring and improving lands; and such levy, when collected, shall be applied in payment of the bonds so issued and the interest thereon; provided further that the amount of bonds so issued and outstanding at any time shall not exceed one per cent of the total tax valuation in such district. Such bonds shall bear interest at a rate not to exceed six per cent per annum, shall be signed by a majority of the members of such park board, and shall be sold in the manner specified by law for the sale of municipal bonds, except that before advertising such bonds for sale at public sale, it shall be necessary only to offer said bonds for sale to the industrial commission of Ohio as provided by law.

JOHN C. SMITH,  
W. W. STOKES,  
ED. H. BISHOP,  
THOS. J. DODGE,

DAN ALBAN,  
JOHN W. GORRELL,  
M. J. WALSH,  
EDW. A. WINTER.

The amendments were agreed to.



The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Walsh moved that **H. B. No. 387** — Mr. Smith, be made a special order for Wednesday, March 26, 1919, at 2 o'clock p. m.

The motion was agreed to.

Mr. Barnes submitted the following report.

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**H. B. No. 438** — Mr. Federman.

To make appropriation for maintaining certain state-city free employment offices for the remainder of the fiscal year.

JOHN E. BARNES,  
HENRY EVANS,  
C. F. McCOY,

ROBERT J. O'BRIEN,  
JOHN E. HOLDEN,  
TOM W. JONES.

The speaker of the House, in the presence of the House, signed said bill.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**S. B. No. 15** — Mr. Kryder.

Relative to classification and inspection of hospitals.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
JOHN E. HOLDEN,  
TOM W. JONES,

JOHN E. BARNES,  
HENRY EVANS,  
GEORGE SCHELHORN.

The speaker of the House, in the presence of the House, signed said bill.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 240** — Mr. Matthews.

Defining optometry, providing a state board of optometry, providing for the licensing of persons to practice optometry and for the revocation and suspension of such licenses, and providing penalties for violations.

Attest:

W. E. HALLEY,  
Clerk.

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

**Am. H. B. No. 229** — Mr. Graham, of Muskingum, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 78, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Harter,	Robinson,
Atkinson,	Copeland,	Hatch,	Russell,
Backowski,	Davis,	Helfrich,	Schelhorn,
Baker,	Denune,	Hoover,	Scott,
Banker,	Donahay,	Hopple,	Shy,
Barnes,	Drury,	Huber,	Silver,
Beetham,	Dunspaugh,	Johnston,	Smith,
Benner,	Emery,	Jones, of Trumbull,	Spidel,
Besaw,	Entemann,	Kay,	Stokes,
Billingslea,	Evans,	Kilbane,	Swedersky,
Bing,	Faris,	Lawyer,	Talley,
Blauser,	Fouts,	Lentz,	Taylor,
Bliss,	Freeman,	Lonz,	Thompson,
Bond,	Gordon, of Brown,	Luchsinger,	Walsh,
Bonser,	Gordon, of Logan,	Madden,	Wenner,
Brach,	Gorrell,	Miller, of Fulton,	Wiest,
Brannon,	Graham,	Moyer,	Wildermuth,
Cable,	of Muskingum,	Mulcahy,	Winter,
Cochrun,	Green,	Reynolds, Jas. A.,	York — 78.
Comings,	Griswold,	Reynolds, Tom,	

Those voting in the negative are: Messrs. McCoy, Miller, of Stark and Morris.

The amendments were concurred in.

The House then passed to the second order of business, being bills for third reading.

**Am. H. B. No. 182** — Mr. Gordon, of Logan, having been previously read the third time, was taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 78, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Green,	Mulcahy,
Atkinson,	Davis,	Griswold,	Reynolds, Jas. A.,
Backowski,	Delehanty,	Hatch,	Reynolds, Tom,
Baker,	Dodge,	Helfrich,	Robins,
Banker,	Donahay,	Hoover,	Robinson,
Barnes,	Drury,	Hopple,	Russell,
Beetham,	Dunspaugh,	Johnston,	Schelhorn,
Benner,	Emery,	Jones, of Trumbull,	Shy,
Besaw,	Entemann,	Kay,	Smith,
Billingslea,	Evans,	Kilbane,	Spidel,
Bing,	Foster,	Kreider,	Swedersky,
Blauser,	Fouts,	Lawyer,	Talley,
Bliss,	Freeman,	Lentz,	Taylor,
Bond,	Gordon, of Brown,	Lonz,	Thompson,
Brannon,	Gordon, of Logan,	Lytle,	Walsh,
Burns,	Gorrell,	McCoy,	Wenner,
Carpenter,	Graham,	McFarland,	Wiest,
Carson,	of Licking,	Madden,	Wildermuth,
Comings,	Graham,	Miller, of Fulton,	Wise,
Copeland,	of Muskingum,	Moyer,	York — 78.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 38** — Mr. Kay, was taken up.

Mr. Kay moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**H. B. No. 297** — Mr. Lonz, was taken up and read the third time.

Mr. Winter demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 10, nays 52, as follows:

Those voting in the affirmative are: Messrs.

Cochrun,	Lentz,	Moyer,	Wiest,
Entemann,	Lonz,	Schelhorn,	Wildermuth — 10.
Evans,	Miller, of Stark,		

Those voting in the negative are: Messrs.

Alban,	Copeland,	Gorrell,	Madden,
Baker,	Cowan,	Graham,	Mulcahy,
Beetham,	Crabbe,	of Licking,	Robinson,
Benner,	Crosser,	Graham,	Russell,
Besaw,	Davis,	of Muskingum,	Scott,
Bing,	Dodge,	Green,	Smith,
Bond,	Donahay,	Griswold,	Spidel,
Bonser,	Drury,	Hatch,	Talley,
Brannon,	Dunspaugh,	Jones, of Trumbull,	Thompson,
Cable,	Emery,	Kay,	Waterston,
Carpenter,	Federman,	Kreider,	Wenner,
Carson,	Fouts,	Lawyer,	Winter,
Connings,	Freeman,	McFarland,	Wise — 52.
Cookston,	Gordon, of Logan,		

The bill not having received a constitutional majority was lost.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 439** — Mr. Wise.

To establish a municipal court for the city of Canton, Stark county, Ohio, and fixing the jurisdiction thereof, providing for judges and other necessary officers of said court and defining their powers and duties, and to repeal sections 14696, 14697, 14698, 14699, 14700, 14701, 14702, 14703, 14704, 14705 and 14706 of the General Code.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Mr. Graham of Muskingum presented the petition of Rev. H. N. Campbell and Thomas H. Paden, clerk, and two hundred and thirty-three other citizens of Muskingum county, protesting against the modification of the present law concerning the operation of moving picture shows on Sunday; which was referred to the committee on Cities.

Mr. Spidel presented the petition of Harris V. Bear, superintendent of Miamisburg public schools, and twenty-eight other citizens of Montgomery county, urging the passage of H. B. No. 359 — Mr. Freeman; which was referred to the committee on Common Schools.

Mr. Weaver presented the petition of F. A. Ahrendt and eighteen other citizens of Knox county, opposing the passage of H. B. No. 211 — Mr. Hughes; which was referred to the committee on Public Health.



Mr. Wiest presented the petitions of John Glad and K. A. Blackwood and thirteen other citizens of Tuscarawas county, protesting against the passage of H. B. No. 211 — Mr. Hughes; which was referred to the committee on Public Health.

**5:51 o'clock p. m.**

On motion of Mr. Beetham, the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Friday, March 21, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 218** — Mr. Dunn, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 strike out the words "wild lettuce" and insert in lieu thereof "wild parsnip, wild carrot".

Strike out all of line 6 after the word "seeds".

In line 7 strike out the word "October".

In line 9 after the word "the" strike out "such thistles or mustard" and insert in lieu thereof "said noxious weeds".

In line 17 strike out "such thistle or mustard" and insert in lieu thereof "said noxious weeds".

C. W. McFARLAND,  
JOHN H. CHESTER,  
FRANK L. LYTLE,  
MINOR K. JOHNSTON,  
ISRAEL M. BLAUSER,  
C. K. MILLER,  
HENRY A. HATCH,  
H. H. GRISWOLD,

C. M. DRURY,  
J. H. T. GORDON,  
M. J. WALSH,  
HERMAN SHY,  
HARRY D. SILVER,  
FRED HUBER,  
J. L. COCHRAN,  
W. B. BRYSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Drury submitted the following report:

The standing committee on Agriculture, to which was referred

**H. B. No. 336** — Mr. Lytle, having had the same under consideration, reports it back and recommends its passage.

C. W. McFARLAND,  
JOHN H. CHESTER,  
FRANK L. LYTLE,  
MINOR K. JOHNSTON,  
ISRAEL M. BLAUSER,  
C. K. MILLER,  
HENRY A. HATCH,  
H. H. GRISWOLD,

C. M. DRURY,  
J. H. T. GORDON,  
M. J. WALSH,  
HERMAN SHY,  
HARRY D. SILVER,  
FRED HUBER,  
J. L. COCHRUN,  
W. B. BRYSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Drury submitted the following report:

The standing committee on Agriculture, to which was referred

**H. B. No. 378** — Mr. Alban, having had the same under consideration, reports it back and recommends its passage.

C. W. McFARLAND,  
JOHN H. CHESTER,  
FRANK L. LYTLE,  
MINOR K. JOHNSTON,  
ISRAEL M. BLAUSER,  
HENRY A. HATCH,  
C. K. MILLER,  
H. H. GRISWOLD,

C. M. DRURY,  
J. H. T. GORDON,  
M. J. WALSH,  
HERMAN SHY,  
HARRY D. SILVER,  
FRED HUBER,  
J. L. COCHRUN,  
W. B. BRYSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stump submitted the following report:

The joint committee on Banks and Banking, to which was referred **H. B. No. 200** — Mr. Graham, of Muskingum, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 5 strike out "137" and insert "130".

In line 21, strike out the comma after the word "directors".

In line 31, after the word "banks", strike out the words "except those", and insert "including the trust department of any bank".

In line 38, after the word "prohibited" insert "from soliciting, accepting or receiving deposits, as defined in section 2 of this act and".

In line 48, strike out the word "that", and insert the word "which"; in the same line strike out the word "actually" and insert "qualified to"; in the same line strike out the word "transacting" and insert "transact".

In line 49, strike out the words "as such trust business is continued" and insert the words "as it complies with the requirements of this act".

Strike out all of lines 50 and 51 and insert "provided, that every corporation incorporated under a name which includes the word "trust" and is not qualified to transact a trust business is required to change its name".

In line 54, strike out "(Sec. 744-1)".

In line 63, after the word "mean" insert "banks organized under".

In line 65, strike out "(G. G.)".

In line 66, strike out "Sec. 9796-1.)".

In line 70, after the word "law" strike out the comma and insert a period; in the same line strike out the word "in".

Strike out all of line 71.

In line 86, strike out "(G. C., Sec. 9796-2)".

In line 94 strike out "(G." at end of line.

In line 95 strike out all of said line.

In line 101 strike out "(G. C., Sec. 712)".

In line 105 strike out "(G. C., Sec. 713)".

In line 108 strike out the words "and expenses of the".

In line 109 strike out the words "members of the Ohio Advisory Banking Board".

In line 110 strike out "(G. C., Sec. 713-715)".

In line 120 strike out "(G. C., Sec. 714)".

In line 132 strike out "(G. C., Sec. 716)".

In line 141 strike out "(G. C., Sec. 719)".

In line 144 strike out "(G. C., Sec. 31.)".

Strike out all of lines 145 to 212, inclusive.

In line 213 strike out "19" and insert "14".

In line 223 strike out "G. C., Sec. 732.)".

In line 224 strike out "20" and insert "15".

In line 225 strike out "(G. C., Sec. 2250)".

In line 226 strike out "21" and insert "16".

In line 229 strike out "(G. C., Sec. 718 and 733)".

In line 230 strike out "22" and insert "17".

In line 238, strike out the word "June" and insert "July, 1919, and thereafter on or before the 15th day of June".

In line 244 strike out the word "June" and insert "July".

In line 245 strike out the word "seven-twelfths" and insert "eight-twelfths".

In line 245, strike out the period after the word "made" insert a semicolon and the words "provided, also, that in addition to the fees prescribed herein, the actual cost of the examination of the trust department of a bank, or of any bank organized under the laws of the United States, as fixed by the superintendent of banks, shall be paid by such bank."

In line 252 strike out "49" and insert "42".

In line 258 strike out the figure "173" and insert "181".

In line 257 after "steamship" insert the word "or"; strike out words "or telegraph".

In line 260 strike out "100.00" and insert "two hundred and fifty dollars."

In line 263 strike out the words "which is hereby appropriated".

Strike out all of lines 264, 265 and 266, and insert in lieu thereof the following: "of the department of banks, and shall be used upon the order of the superintendent of banks, but shall not be used or paid out or appropriated for any other purpose."

In line 268 strike out the words "Superintendent of".

In line 269 strike out the word "may" and insert the word "shall"; in the same line strike out "G. C., 736-".

Strike out all of line 270.

In line 271 strike out "23" and insert "18".

In line 273, strike out the comma after the word "bank".



In line 279 strike out the words "societies and associations".

In line 292 strike out "(G. C., Sec. 743)".

In line 293 strike out "24" and insert "19".

In line 298 strike out the period at the end of the line and "(G. C.,") and insert "and if unincorporated, then at the place authorized."

Strike out all of line 299.

In line 300 strike out "25" and insert "20".

In line 308 strike out "26" and insert "21".

In line 310 strike out "(G. C., Sec. 721.)".

In line 311 strike out "27" and insert "22".

In line 315 strike out "(G. C., Sec. 720.) (735.)"

In line 316 strike out "28" and insert "23".

In line 321 strike out "29" and insert "24".

In line 324 strike out "(G. C., Sec. 725.)"

In line 325 strike out "30" and insert "25".

In line 333 strike out "(G. C., Secs. 726-727.)"

In line 334 strike out "31" and insert "26".

In line 338 strike out "(G. C., Sec. 728)".

In line 339 strike out "32" and insert "27".

In line 343 strike out the word "and" at the end of the line.

In line 344 strike out the word "Banking,".

In line 346 strike out "33" and insert "28".

In line 346 after the word "assets" insert a comma.

In line 352 strike out "(G. C., Sec. 729.)"

In line 353 strike out "34" and insert "29".

In line 355 strike out "(G. C., Sec. 734)".

In line 356 strike out "35" and insert "30".

In line 361 strike out the comma after the word "refuses" also the words "after three months".

In line 362 strike out the word "notice,"

In line 371 strike out the comma after the word "may" also the words "and, in case such bank has failed to assess its".

In line 372 strike out the word "stockholders as herein provided, he shall"

In line 378 strike out "(G. C., Secs. 730-731.)".

In line 379 strike out "36" and insert "31"; in the same line strike out the word "not".

In line 380 strike out the words "less than" and insert the words "four, and if the superintendent of banks so orders, then".

In line 386 strike out the word "five" and insert "ten".

In line 394 strike out "(G. C., Secs."

Strike out all of line 395.

In line 396 strike out "37" and insert "32".

In line 402 strike out "(G. C., Sec. 740.)"

In line 403 strike out "38" and insert "33".

In line 404 strike out word "chapter" and insert the word "act".

In line 410 strike out the word "banking"; strike out the period after the word "fund" in the same line and insert "provided for by section 17 of this act."; in the same line strike out "(G. C. Sec. 741.)".

In line 411 strike out "39" and insert "34".

In line 419 strike out "supreintendent" and insert "superintendent".

In line 421 strike out "40" and insert "35"; in the same line after the word "deputy" insert a comma.

In line 422 strike out the words "or members of the Ohio Advisory Bank-".

In line 423 strike out the syllable and word "ing Board,".

In line 433 strike out "(G. C. Sec. 12898.)."

In line 437 strike out "(G. C., Sec. 12899.)."

In line 438 strike out "41" and insert "36".

In line 444 strike out "(G. C.,"

Strike out all of line 445.

In line 446 strike out "42" and insert "37".

In line 448 strike out the words "and does not exceed fifty".

In line 449 strike out the word "thousand", being the first word in said line; in the same line, after the word "dollars" strike out the semicolon and insert a period; in the same line strike out the word "provided".

Strike out all of lines 450 and 451.

In line 455 strike out the word "therefor" and insert "for such commercial or savings bank, or a combination of both,"

In line 456 strike out "43" and insert "38".

In line 457 strike out "42" and insert "37".

In line 461 strike out "(G. C. Sec. 9793.)."

In line 462 strike out "44" and insert "39".

In line 265 strike out the word "chapter" and insert the word "act".

In line 468 strike out the words and figures "section 51" and insert "sections 44 and 46"; in the same line strike out "(G. C., Sec."

Strike out all of line 469.

In line 470 strike out "45" and insert "40".

In line 471 strike out the comma after the word "deposits".

In line 473 strike out "(G. C. Sec. 9796.)."

In line 474 strike out "46" and insert "41".

In line 489 strike out the period after the word "business" insert a semicolon in lieu thereof and add the words "or a special plan bank, as provided in section 180 of this act."

In line 491 strike out "(G. C., Sec. 9702); (9703)"

In line 492 strike out "47" and insert "42".

In line 497 strike out the word "advised" and insert "duly authorized".

In line 498 strike out "(G. C., Sec."

Strike out all of line 499.

In line 500 strike out "48" and insert "43".

In line 508 strike out "49" and insert "44".

In line 521 strike out semicolon and insert in lieu thereof a comma.

In line 523, after the syllable "pose" change the comma to a semicolon.

Strike out all of line 530.

In line 531 strike out "50" and insert "45"; in the same line strike out the article "a" and insert the word "such"; in the same line strike out the words "for any" and insert "an appeal may be made to a board composed of the governor, superintendent of banks and the attorney general. The decision of such board in the matter shall be final. Such board shall prescribe the rules and procedure under which all appeals shall be heard, and may from time to time amend the same. Upon its order, the superintendent of banks shall summon in writing, under his seal, any person resident of this state, to appear before such board and testify in relation to any such appeal, and in the event of the failure of

any person summoned to appear before such board and to testify as herein provided, such board shall proceed in all respects as provided in sections 25, 26 and 27 of this act."

Strike out all of lines 532 and 533.

In line 534 strike out "51" and insert "46".

In line 537 strike out the word "such" where it appears the first time and insert in lieu thereof the word "the".

In line 541 strike out "(G. C., Sec. 9707.)"

In line 542 strike out "52" and insert "47".

In line 552 strike out "(G. C., Sec. 9708.)"

In line 553 strike out "53" and insert "48".

In line 558 strike out "(G. C., Sec."

Strike out all of line 559.

In line 560 strike out "54" and insert "49".

In line 568 at the end of the line strike out "(G. C.,"

Strike out all of line 569.

In line 570 strike out "55" and insert "50".

In line 577 strike out the entire line.

In line 578 strike out "56" and insert "51".

In line 581 strike out "(G. C. Sec.,"

Strike out all of line 582.

In line 583 strike out "57" and insert "52".

In line 587 strike out "(G. C., Secs. 9712, 9714.)".

In line 588 strike out "58" and insert "53".

In line 599 strike out "(G. C., Sec. 9717.)"

In line 600 strike out "59" and insert "54"; in the same line strike out the word "of" and insert the words "sold by"; in the same line after the word "bank" strike out the words "sold by it" and insert in lieu thereof "in process of organization or for an increase of capital stock".

In line 605, after the word "or" where it occurs the second time, insert the word "by"; in the same line strike out the words "interested in its organization" and insert the words "in its behalf".

In line 608 strike out "60" and insert "55".

In line 617 strike out "(G. C., Sec. 9720.)".

In line 618 strike out "61" and insert "56".

In line 619 strike out "60" and insert "55".

In line 623 strike out "(G. C., Sec. 9721.)"

In line 624 strike out "62" and insert "57".

In line 627 strike out "(G. C., Sec. 9722.)".

In line 628 strike out "63" and insert "58".

In line 630 strike out "(G. C., Sec. 9715.)".

In line 631 strike out "64" and insert "59".

In line 634 strike out "(G. C., Sec. 9725)".

In line 635 strike out "65" and insert "60".

In line 643 strike out "(G. C., Sec. 9726)".

In line 644 strike out "66" and insert "61".

In line 649 strike out "(G. C., Sec. 9727)".

In line 650 strike out "67" and insert "62".

In line 657 strike out "(G. C., Sec. 9728)".

In line 658 strike out "68" and insert "63".

In line 664 strike out "(G. C., Sec. 9729)".

In line 665 strike out "69" and insert "64".

In line 668 strike out "(G. C., Sec. 9730)".

In line 669 strike out "70" and insert "65"; in the same line strike



out the words "and executive officer"; in the same line strike out the words "capitalized for".

Strike out all of lines 670 and 671.

In line 672 strike out the words "officer of a bank capitalized for \$50,000.00 or less".

In line 673 after the word "having" insert the article "a".

In line 674 strike out the words "and officer".

In line 675 strike out the words "or officer".

In line 676 strike out the words "upon order of" and insert "by the board of directors or by".

In line 679 strike out "71" and insert "66".

In line 682 strike out the word "chapter" and insert the word "act".

In line 686 strike out "72" and insert "67".

In line 688 strike out the word "chapter" and insert the word "act".

In line 690 strike out "(G. C., Sec."

Strike out all of line 691.

In line 692 strike out "73" and insert "68"; in the same line strike out the word "corporation" and insert the word "bank".

In line 693 strike out the word "corporation" and insert the word "bank".

In line 696 after "The" where it appears the first time insert "superintendent of banks or".

In line 698 strike out "(G. C., Sec. 9734.)"

In line 699 strike out "74" and insert "69".

In line 707 strike out "(G. C., Sec. 9736.)"

In line 708 strike out "75" and insert "70"; in the same line strike out the word "corporation" and insert "bank".

In line 713 strike out "corporation" and insert "bank".

In line 714 strike out "(G. C., Sec. 9738.)"

In line 715 strike out "76" and insert "71".

In line 720 strike out "77" and insert "72".

In line 726 strike out "78" and insert "73".

In line 729 after the word "bank" strike out the remainder of the line.

In line 730 strike out the words "shall be used exclusively for its banking business and"; in the same line change the word "no" to "No" with capital letter.

In line 732, after the word "obtained." change the period to a comma and insert the word "and"; change the word "No" to "no" with small letter.

In line 734 strike out the words "immediately adjacent" and insert the word "contiguous"; in the same line, after the word "thereto" insert the following: "If such consent and approval is refused, an appeal may be taken therefrom in the same manner as is provided in Section 45 of this act." In the same line strike out "(G. C., Sec. 9795.)"

In line 735 strike out "79" and insert "74".

In line 738 after the word "after" insert "the expiration of five days from"

In line 742 strike out "80" and insert "75".

In line 756 strike out "(Constitution Art. XIII, Sec. 3.)"

In line 757 strike out "81" and insert "76".

In line 760 after the word "continuc" insert "such banking business in the city, village or township in which they are now located".

In line 762 strike out "82" and insert "77".

In line 780 strike out the words "now doing".

In line 781, strike out words "banking business in this state".

In line 783 strike out "(744-2)."

In line 784 strike out "83" and insert "78".

In line 788, after the syllable "lages" insert "and cities"; in the same line after the word "which" strike out the remainder of the line and insert "exceeds two thousand and does not exceed ten thousand, such paid in capital shall be not less than twenty-five thousand dollars; in cities, the population of which exceeds ten thousand, such paid in capital shall be not less than fifty thousand dollars."

Strike out all of line 789.

In line 794 strike out "inot" and substitute "into".

In line 795 strike out "84" and insert "79".

In line 796, after the word "bank", where it appears the second time, insert the words "or in the name of an individual as trustee therefor".

In line 803 strike out "85" and insert "80".

In line 806 strike out "(744-6)".

In line 807 strike out "86" and insert "81".

In line 816 strike out "(744-5)".

In line 817 strike out "87" and insert "82".

In line 819 strike out "(744-6)."

In line 820 strike out "88" and insert "83".

In line 823 strike out "36" and insert "31".

In line 824 strike out the word "not"; in the same line strike out "(744-7)."

In line 825 strike out "89" and insert "84".

In line 830 strike out "90" and insert "85".

In line 860 strike out the comma after the word "be".

In line 863 after the word "located," insert the words "and if none is there published, then in the place nearest thereto,".

In line 865 strike out "(G. C.,".

Strike out all of line 866.

In line 867 strike out "91" and insert "86".

In line 883, after the word "Banks." insert the words "If such consent is refused, an appeal may be taken therefrom in the same manner as is provided in section 45 of this act."

In line 884 after the word "weeks" at the end thereof insert a comma and the words "before or after the same is to become effective at the discretion of the superintendent of banks, in a newspaper published in a city, village or county, in which each of such banks is located, and a certified copy thereof shall be filed with the superintendent of banks."

Strike out all of lines 885 to 887, inclusive.

In line 888 strike out "92" and insert "87".

In line 890 strike out "(G. C., Sec. 9848.)."

In line 891 strike out "93" and insert "88".

In line 902 strike out "(G. C., Secs."

Strike out all of line 903.

In line 904 strike out "94" and insert "89".

In line 920 strike out "(G. C., Secs. 742-1,."

Strike out all of line 921.

In line 922 strike out "95" and insert "90".

In line 924 strike out the word "bank" and insert the word "banks"

In line 931 strike out "(G. C.,".

Strike out all of line 932.

In line 933 strike out "96" and insert "91"; in the same line after the word "company," insert the words "corporation, firm,".

In line 938 strike out all of said line.

In line 939 strike out "97" and insert "92".

In line 948 strike out "(G. C., Sec. 742-3.)."

In line 949 strike out "98" and insert "93".

In line 974 strike out "(742-5)".

In line 975 strike out "99" and insert "94".

In line 977 strike out the word "or".

In line 982 strike out the words "secretary of" and insert "superintendent of banks".

In line 983 strike out the word "state"; in the same line strike out "(G. C., Sec. 742-2.)."

In line 984 strike out "100" and insert "95".

In line 1002 strike out "(G. C., Sec. 742-2.)."

In line 1003 strike out "101" and insert "96".

In line 1005 strike out the word "state"; in the same line strike out the words "of deposit, savings banks or trust companies," and insert "organized under the laws of this state,".

In line 1006 strike out "(G. C., Sec. 742-6.)."

In line 1007 strike out "102" and insert "97".

In line 1019 strike out the comma after the word "first".

In line 1026 strike out "(G. C., Sec. 724-4.)."

In line 1027 strike out "103" and insert "98".

In line 1038 strike out "(G. C., Sec. 742-8.) (742-7.)."

In line 1039 strike out "104" and insert "99".

In line 1043 after the word "notice" insert the words "to claimant and".

In line 1048 strike out entire line.

In line 1049 strike out "105" and insert "100".

In line 1059 strike out "(G. C., Sec. 742-9.)."

In line 1060 strike out "106" and insert "101".

In line 1073 strike out "(G. C., Sec. 742-10.)."

In line 1074 strike out "107" and insert "102".

In line 1087 strike out "(G. C., 742-11, 742-12.)."

In line 1088 strike out "108" and insert "103".

In line 1103 strike out "(G."

Strike out all of line 1104.

In line 1105 strike out "109" insert "104".

In line 1110 strike out "(G. C., 742-14.)."

In line 1111 strike out "110" and insert "105".

In line 1114 strike out "(G. C., Sec. 742-15.)."

In line 1115 strike out "111" and insert "106".

In line 1127 strike out "(106 v. 360.)."

Strike out all of line 1128.

In line 1129 strike out "112" and insert "107".

In line 1135 strike out "113" and insert "108".

In line 1137 strike out the words "real estate" and insert the words "a building or quarters therein, or lands".

In line 1140 strike out the words "real estate" and insert the word "lands".



In line 1147 strike out the word "corporation" and insert the word "bank".

In line 1149 strike out colon at end of line and insert a period.

Strike out all of lines 1150 to 1153, inclusive.

In line 1154 strike out "114" and insert "109".

In line 1156 strike out "(G. C., Secs. 9772."

Strike out all of line 1157.

In line 1158 strike out "115" and insert "110".

In line 1161 strike out "(G. C., Sec. 9773.)"

In line 1162 strike out "116" and insert "111".

In line 1174 change the comma after the word "States," to a period and strike out the remainder of the line.

Strike out all of lines 1178 to 1195, inclusive and insert in lieu thereof the following:

"(e) Bonds or other interest bearing obligations of any city, town, county or other legally constituted political or taxing subdivision situated in one of the states of the United States, or any cities of the Philippines, Hawaii or Porto Rico, which city, town, county or taxing subdivision has been in existence ten years and which for a period of ten years previously has not defaulted for a period of more than ninety days in the payment of any part of either principal or interest of any debt contracted by it and whose net indebtedness after deducting the amount of its water bonds and bonds issued for other self sustaining public utilities and the amount of sinking funds which are available for the payment of its bonds or notes other than water bonds and self sustaining public utilities, does not exceed seven per cent. of the value of taxable property in such city, town, county or political or taxing subdivision to be ascertained by the valuation of property therein for the assessment of taxes next preceding such investment; provided, that no bonds or notes of any such county shall be eligible for investment unless such county has a population of not less than ten thousand inhabitants, and, provided, that no bonds or notes of any such city, town or other political or taxing subdivision shall be eligible for investment unless such city, town or political or taxing subdivision has a population of not less than one thousand inhabitants as ascertained by United States or state census or by any municipal census taken by authority of the state next preceding such investment, and, provided, further, that there shall be eligible hereunder the bonds or obligations of a political or taxing subdivision which has not been in existence for ten years, but which is erected out of another eligible subdivision or comprises in whole or in part another eligible subdivision or subdivisions or parts of eligible subdivisions if such subdivisions shall comply with the other requirements of this paragraph.

"But nothing herein contained shall authorize the investment of funds in any special assessment or improvement bonds or other bonds or obligations which are not the direct obligations of the district issuing same and for which the full faith and credit of the entire district are not pledged.

"(f) Bonds or debentures of any Province of the Dominion of Canada.

Bonds or debentures of any city in the Dominion of Canada having a population of not less than one hundred thousand inhabitants, as ascertained by official census next preceding such investment and which has not since 1900 defaulted for more than ninety days in the payment

of any part of principal or interest of any debt authorized to be contracted by it and which has a net indebtedness exclusive of water debt and bonds issued for other self sustaining public utilities and the amount of sinking funds available for the payment of its bonds other than water bonds and bonds issued for public utilities, which net indebtedness does not exceed five per cent of the last valuation of its taxable property for the assessment of taxes preceding such investment.

"(g) Bonds of cities of foreign countries that have not been at war with the United States since 1900, having a population of more than one hundred thousand inhabitants, whose net indebtedness does not exceed seven per cent. of the last valuation of its taxable property for the assessment of taxes preceding such investment, exclusive of bonds issued for public utilities and sinking funds other than for public utilities and which have not defaulted for more than ninety days on any installment of any part of principal or interest of any debt authorized to be contracted by it for twenty-five years preceding such investment .

"(h) Bankers acceptances of the kind and maturity made eligible by law for re-discount with Federal Reserve Banks, provided the same are accepted by a bank incorporated under the laws of this state or any member bank of the Federal Reserve System."

In line 1196 strike out "(g)" and insert "(i)".

In line 1205 strike out the "(h)" and insert "(j)".

In line 1208 strike out the "(i)" and insert "(k)"; in the same line after the word "bonds" insert the words "or notes".

In line 1209 strike out "118" and insert "113"; in the same line after the words "value thereof" strike out the comma and insert a period; strike out the remainder of said line.

Strike out all of line 1210.

In line 1214 after the word "maturity" strike out the comma and insert a period; in the same line strike out the word "and".

In line 1215 strike out "the" where it appears the first time and substitute "The" with a capital letter.

In line 1217 strike out the word "such".

In line 1218 after the syllable "sirable" strike out the remainder of said line and insert in lieu thereof "removed from the assets of a bank."

Strike out all of lines 1219 and 1220.

In line 1221 strike out "117" and insert "112".

In line 1222 strike out the word "immediately" and insert the word "contiguous".

In line 1223 strike out the word "adjacent".

In line 1229, after the word "securities." insert the following: "Loans on collateral enumerated in clauses (i), (j) and (k) of section 111 of this act, shall not exceed eighty per cent of the value of such collateral."; strike out the remainder of said line.

Strike out all of line 1230.

In line 1231 strike out "118" and insert "113".

In line 1238 strike out "119" and insert "114".

In line 1245 strike out "(G. C., Sec.)".

Strike out all of line 1246.

In line 1247 strike out "120" and insert "115".

In line 1250 strike out the word "on" and insert the word "in".

In line 1252 strike out "(G. C., Sec.)".

Strike out all of line 1253.

Strike out all of lines 1254 to 1273, inclusive, and insert in lieu thereof the following:

"Section 116. A corporation formed to combine two or more classes of business under this act, shall keep separate books of accounts for each class. Receipts, investments and transactions relating to each of such classes of business shall be governed by the provisions and restrictions herein specifically provided therefor."

In line 1274 strike out "123" and insert "117".

In line 1278 strike out "124" and insert "118".

In line 1280 strike out the word "thereunder" and insert the word "thereon".

In line 1281 strike out "125" and insert "119"; in the same line after the word "by" insert "or in the name of".

In line 1282 after the word "and" insert the word "such"; in the same line strike out the words "to him"; in the same line after the word "if" strike out the word "he" and insert the words "such minor".

In line 1283 strike out "(G. C., Sec. 9770.)".

In line 1284 strike out "126" and insert "120"; in the same line strike out the period after the word "made" at the end thereof.

In line 1285 strike out the word "on", being the first word in said line, and insert in lieu thereof the word "in".

In line 1286 strike out the words "persons or more" and insert the words "or more persons.."

In line 1290 strike out "(G. C., Sec. 9790-1.)".

In line 1291 strike out "127" and insert "121".

In line 1294 after the letter "d," strike out "and" and after the letter "e," insert "and h,"; in the same line strike out "116" and insert "111".

Strike out all of lines 1299 to 1320 inclusive, and insert the following:

"Section 122. A bank shall not lend, including overdrafts, to any one person, company, corporation or firm, more than twenty per cent. of its paid-in capital and surplus, unless such loan be secured by first mortgage upon improved farm property in a sum not to exceed sixty per cent. of its value.

The total liabilities, including overdrafts, of any one person, company, corporation or firm, to any bank, either as principal debtor or as security or indorser for others, for money borrowed, except as additional security for a liability previously incurred, at no time shall exceed twenty per cent. of its paid-in capital stock and surplus; provided, however, that (1) the discount of bills of exchange drawn in good faith against actually existing values, (2) the discount of trade-acceptances or other commercial and business paper actually owned by the person, company, corporation or firm, negotiating the same, and (3) the purchase or discount of any note or notes secured by not less than a like face amount of bonds of the United States, or certificates of indebtedness of the United States, shall not be considered as money borrowed within the meaning of this section.

"Section 123. The limitations provided in section 122 shall not be applicable to loans made by unincorporated banks for agricultural, industrial or commercial purposes or the proceeds of which have been used or are to be used for such purposes; but such loans shall not include notes, drafts or bills of exchange issued or drawn for the purpose of carrying or trading in stocks, bonds or other investments, except bonds and notes of the United States; provided, the total liabilities, including



overdrafts of a person, company, corporation or firm to any unincorporated bank, either as principal debtor or as security or indorser for others, for money borrowed, except as additional security for a liability previously incurred, at no time shall exceed twenty per cent. of the net worth of the owners of such bank, as shown by the report last filed in accordance with section 77 of this act."

In line 1321 strike out "130" and insert "124"; in the same line strike out "trade paper" and insert "commercial or business paper".

In line 1325 after the syllable "poses" strike out the remainder of the line.

In line 1326 strike out the words "Ohio Advisory Banking Board;"

In line 1334 strike out "131" and insert "125"; in the same line strike out the article "a" after the word "in" and insert the word "another".

In line 1336 strike out "128" and insert "122".

In line 1337 strike out "(G. C., Sec. 9755.)"

In line 1338 strike out "132" and insert "126".

Strike out all of lines 1345 to 1351 inclusive.

In line 1352 strike out "134" and insert "127".

In line 1358 strike out "(G. C.,"

Strike out all of line 1359.

In line 1360 strike out "135" and insert "128".

In line 1364 strike out "136" and insert "129".

In line 1372 strike out "(G."

Strike out all of line 1373.

In line 1374 strike out "137" and insert "130".

In line 1376 strike out the word "profits" and insert the word "earnings".

In line 1378 strike out the words "one hundred" and insert the word "fifty".

In line 1393 after the word "included" strike out the remainder of the line.

In line 1394 strike out "138" and insert "131".

In line 1400 before the word "No" insert "Section 132."

In line 1405 strike out "140" and insert "133".

In line 1406 strike out the comma after the word "in".

In line 1408 strike out the words "in another city or town whether".

In line 1409 strike out the word "directly" and insert the word "direct."

In line 1416 strike out "141" and insert "134".

In line 1419 after the word "capital" insert the word "stock".

In line 1423 strike out "142" and insert "135".

In line 1426 strike out "(G. C., Sec. 9757.)"

In line 1427 strike out "143" and insert "136".

In line 1430 strike out "(G. C., Sec. 9757.)"

Strike out all of lines 1431 to 1441, inclusive, and insert in lieu thereof the following:

"Section 137. A commercial bank may accept for payment at a future date, drafts or bills of exchange having not more than six months sight to run, drawn upon it by its customers under acceptance agreements and which grow out of transactions involving the importation or exportation of goods; and issue letters of credit authorizing the holders thereof to draw upon it or its correspondents, provided that there is a definite bona fide contract for the shipment of goods within a specified reasonable time and the existence of such contract is certified to in the acceptance

agreement; or which grow out of transactions involving the domestic shipment of goods, provided that shipping documents conveying or securing to the accepting bank title to readily marketable goods, are attached or in the hands of an agent of the accepting bank, independent of the drawer, for its account, at the time of acceptance; or which are secured at the time of acceptance by warehouse receipts or other such documents conveying or securing to the accepting bank title to readily marketable goods fully covered by insurance, the warehouse receipts or other such documents to be those of a responsible warehouse independent of the drawer, the acceptor to remain so secured during the life of the acceptance unless other suitable security of the same character, or cash, be substituted; and, provided that no commercial bank shall accept drafts or bills under this section, to an aggregate amount at any time more than equal to the sum of its paid up and unimpaired capital stock and surplus; and provided further that no commercial bank shall accept whether in a foreign or domestic transaction, for any one person, firm or corporation, to an amount equal at any time to more than twenty per centum of its paid up and unimpaired capital stock and surplus, unless the accepting bank is secured either by the attached documents or those held for its account by its agent independent of the drawer, or by some other actual security of the same character. Should the accepting bank purchase or discount its own acceptances, such acceptances will be considered as a direct loan to the drawer and be subject to the limitations of section 122 of this act. The superintendent of banks may issue such further regulations as to such acceptances as he may deem necessary in conformity with this act.

"As used herein, the word "goods" shall be construed to include goods, wares, merchandise or agricultural products, including live stock."

In line 1442 strike out "145" and insert "138".

In line 1443 strike out the word "six" and insert the word "four".

In line 1444 strike out "four" and insert the word "two".

In line 1446 after the word "notes" insert the words "Federal Reserve Bank notes,".

In line 1447 strike out "(G. C., Sec. 9759.)"

In line 1448 strike out "146" and insert "139".

In line 1449 after the word "exchange" insert a comma and the words "trade and bank acceptances,".

In line 1450 after the word "all" insert the words "such investments or"; in the same line after the word "except" strike out the word "upon" and insert the words "those secured by"; in the same line after the word "mortgage" strike out the word "of" and insert the word "on".

In line 1451 after the word "notes" strike out the remainder of said line and insert in lieu thereof a comma after the word "notes" and the words "drafts, bills of exchange, trade or bank acceptances, or other evidences of debt,".

In line 1452 strike out the words "or more endorsers"; in the same line after the word "payable" strike out the words "and to be paid".

In line 1454 strike out "(G. C. Sec. 9765-a.)"

In line 1455 strike out "147" and insert "140".

Strike out all of lines 1456 to 1465, inclusive, and insert in lieu thereof the following:

"(a). The securities mentioned in section III of this act subject to the limitations and restrictions therein contained; except that invest-

ments in real estate securities shall be subject to the restrictions contained in section 112 of this act.

"(b). Stocks of companies, or the constituent companies comprising the same, upon which dividends have been earned and paid for five consecutive years next prior to the investment; provided, every such investment shall be authorized by an affirmative vote of a majority of the board of directors of such savings bank."

In line 1468 after the word "States" strike out the comma and insert a period, and strike out the remainder of the line.

Strike out all of lines 1469 to 1471, inclusive.

In line 1474 strike out "(G. C., Sec. 9765)".

In line 1476 strike out the words "long time".

In line 1479 after the word "the" insert the words "insurable value of the".

In line 1489 strike out "(Sec. 9765)".

In line 1490 strike out "148" and insert "141".

In line 1492 after the word "district" insert the words "taxing district,"

In line 1493 after the word "which" insert the word "is".

In line 1494 after the word "investments" insert the words "or loans".

In line 1495 strike out the word "any" and insert the word "and"

In line 1496 strike out "(G. C., Sec. 9763)".

In line 1497 strike out "149" and insert "142".

In line 1503 strike out "(G. C., Sec. 9767-9768.)"

In line 1504 strike out "150" and insert "143".

In line 1509 strike out "(G. C., Sec. 9769)".

In line 1510 strike out "151" and insert "144".

In line 1512 strike out "six" and insert "four".

In line 1515 after the word "notes," insert the words "Federal Reserve Bank notes,".

In line 1516 strike out "(G. C., Sec. 9764.)"

In line 1517 strike out "152" and insert "145".

In line 1523 strike out the word "chapter" and insert the word "act".

In line 1525 strike out "(G. C.,"

Strike out all of line 1526.

In line 1527 strike out "153" and insert "146".

In line 1531, after the words "per cent" insert "per annum"; in the same line strike out "(G. C., Sec. 9811.)"

In line 1532 strike out "154" and insert "147".

In line 1537 strike out "(G. C. Sec. 9812.)"

In line 1538 strike out "155" and insert "148".

In line 1541 strike out "(G. C., Sec. 9814.)"

In line 1542 strike out "156" and insert "149".

In line 1547 strike out "(G. C., Sec. 9815.)"

In line 1548 strike out "157" and insert "150"; in the same line strike out the words "or corporation,".

In line 1550 after the word "by" strike out the words "an individual, or court," and insert the words "a person, firm, association, corporation, court or other authority,".

In line 1565 strike out "(G. C., Secs. 9778-9779.)"

In line 1566 strike out "158" and insert "151" in the same line strike out the words "or corporation".



In line 1570 strike out the word "banking" and insert the word "proper".

In line 1578 strike out "159" and insert "152".

In line 1588 strike out "160" and insert "153".

In line 1595 strike out "161" and insert "154".

In line 1600 after the word "of" strike out the words "the preceding sections." and insert the following: "sections 150, 151 and 152 of this act."

In line 1602 after the word "state" strike out the word "by" and insert the word "after"; in the same line after the word "appointment" strike out the word "of" and insert the words "as executor or administrator by".

In line 1604 after the word "death" insert a comma and strike out the remainder of the line, and insert in lieu thereof the following: "or from acquiring, holding or transferring title to lands or other property within this state as trustee to secure".

In line 1605 strike out the words "certify to"; in the same line after the word "aforesaid" strike out the remainder of said line.

Strike out all of line 1606.

Strike out all of line 1607 to and including the first comma.

In line 1610 strike out "(G. C., Sec. 9780.)"

Strike out all of lines 1611 to 1620, inclusive, and insert the following:

"Section 155. Upon the retirement from this state of any foreign trust company, notice of such proposed retirement shall be published once each week for four consecutive weeks in a newspaper of general circulation in the city or village in which the principal place of business of such company is located within this state and proof of such publication shall be filed with the superintendent of banks. Such company shall within thirty days after the expiration of the period provided for in such notice, file its application in the court of common pleas of the county in which its principal place of business is located within the state, for authority to withdraw from the treasurer of state the securities or funds deposited with him under the provisions of section 150 of this act; and said court, if satisfied that such company has fulfilled and met all of its obligations may so find and may authorize the withdrawal of such securities by such trust company; and upon receipt of a certified copy of such order, the superintendent of banks shall so certify to the treasurer of state and thereupon such treasurer of state shall deliver and surrender to such trust company the securities or funds heretofore deposited with him for the faithful performance of the trusts assumed by such trust company."

In line 1621 strike out "163" and insert "156".

In line 1624 strike out "(G. C. 9819.)"

In line 1625 strike out "164" and insert "157".

In line 1630 strike out "(G. C., Sec. 9818-9776.)"

In line 1631 strike out "165" and insert "158".

In line 1638 strike out "(G. C., Sec 9817-9773.)"

In line 1639 strike out "166" and insert "159".

In line 1640 strike out the words "such trust" and insert the word "trusts".

In line 1648 strike out "(G. C., Sec. 9828.)"

In line 1649 strike out "167" and insert "160".

In line 1659 strike out "168" and insert "161".

In line 1662 after the word "such" insert the word "trust".

In line 1664 strike out the word "corporation" and insert the words "trust company".

In line 1665 after the word "receiver" insert a comma and the word "assignee".

In line 1666 strike out the syllable "cor" and insert the words "trust company".

In line 1667 strike out the syllable "poration"; in the same line after the word "security" insert the words "for the faithful performance of its duties".

In line 1668 strike out the word "corporation" and insert the words "trust company".

In line 1669 strike out the words "corporation from" and insert the words "trust company" and in the same line after the word "and" strike out the word "to".

Strike out all of line 1670.

In line 1671 strike out "169" and insert "162".

In line 1675 strike out the word "corporation" and insert the words "trust company".

In line 1678 strike out the word "corporation" and insert the words "trust company".

In line 1679 strike out the word "corporation" and insert the words "trust company".

In line 1682 strike out the word "corporation" and insert the words "trust company"; in the same line strike out "(G. C."

Strike out all of line 1683.

In line 1684 strike out "170" and insert "163"

In line 1686 after the word "such" insert the word "trust".

In line 1688 after the word "the" where the same occurs the second time, insert the word "trust".

In line 1691 strike out "(G. C., Sec. 9830.)"

In line 1692 strike out "171" and insert "164".

In line 1693, after the word "such" insert the word "trust".

In line 1694 after the word "the" where same first appears insert the word "trust".

In line 1696 after the word "the" where same first appears, insert the word "trust"; in the same line after the word "the" where same appears the second time insert the word "trust".

In line 1698 strike out "(G. C., Sec. 9778-9831.)"

In line 1699 strike out "172" and insert "165".

In line 1706 strike out "173" and insert "166".

In line 1708 strike out "116" and insert "111, 112"; in the same line strike out "147" and insert "140".

In line 1712 strike out "174" and insert "167".

In line 1715 strike out "(G. C., Sec. 9787.)"

Between lines 1715 and 1716 insert the following:

"Section 168. A title guaranty and trust company heretofore organized and now existing may be granted the power to establish a commercial or a savings bank or a combination of both in the manner provided in this act for the organization, conduct and supervision of commercial and savings banks; provided, that such title guaranty and trust company shall, in addition to its present capital, establish and maintain the capital required for a commercial or a savings bank or a combination of both as prescribed in section 37 of this act; provided, such capital and

all other assets of the commercial or savings bank or both of such title guaranty and trust company shall be held solely for the repayment of the depositors of said bank and shall not be liable for or be pledged or used to pay any other obligation or liability of such title guaranty and trust company until provision has been made for payment in full of all of the depositors of said bank; provided, further, that said commercial or savings bank or both shall be governed by all of the provisions of law applicable to commercial and savings banks; but nothing in this act shall limit the powers now granted by law to title guaranty and trust companies.

"Section 169. When a title guaranty and trust company has complied with the provisions of this act and acquired banking powers herein granted, such company as to business transacted under powers heretofore granted to such title guaranty and trust company, shall thereafter make its reports to and be examined by the superintendent of banks, who shall inspect and supervise such company according to the provisions of sections 9850, 9851, 9852 and 9855 of the General Code; and as to the banking powers granted herein, it shall be subject to all requirements of this act as to commercial and savings banks. A title guaranty and trust company accepting the provisions of this act shall not be subject to the limitations prescribed by section 9853 of the General Code.

"Section 170. A title guaranty and trust company heretofore organized and now existing may accept the provisions of this act and be granted trust company powers provided that it shall qualify and comply with all the requirements herein provided for the organization, conduct and supervision of trust companies; provided also that upon the acceptance of the powers granted under this act, that all trust powers heretofore granted to title guaranty and trust companies are thereby revoked.

"Section 171. Title guaranty and trust companies shall make such reports to the auditor of state as are required to be made by trust companies to the superintendent of banks, and shall be subject to like examination, penalties and fees; such examination to be made by and such fees and penalties assessed by and paid to the auditor of state.

"Fees so received by the auditor of state and by him paid into the state treasury to the credit of the General Revenue Fund are hereby appropriated for the express purpose of paying the cost of such examinations."

In line 1716 strike out "175" and insert "172".

In line 1731 strike out "(G. C., Sec. 12473-13183-13184.)".

In line 1732 strike out "176" and insert "173".

In line 1739 strike out "(Secs. 13185-13186.)".

In line 1740 strike out "177" and insert "174".

In line 1744 strike out "(G. C., Sec. 13182.)".

In line 1745 strike out "178" and insert "175".

In line 1751 strike out "(G. C., Sec. 13187.)".

In line 1752 strike out "179" and insert "176".

In line 1754 strike out the word "no" and insert the word "insufficient".

In line 1760 strike out "(G. C., Sec."

Strike out all of line 1761.

In line 1762 strike out "180" and insert "177".

In line 1769 strike out "(G. C., Sec. 9745-9746.)"

In line 1770 strike out "181" and insert "178".

In line 1780 strike out "(G. C., Sec. 9752-9752-2.)"



In line 1781 strike out "182" and insert "179"; in the same line after the word "existing" insert a comma and strike out the words "and chartered or incorporated,".

In line 1783 after the word "legality" insert "of corporations heretofore organized or".

In line 1782 insert a comma after the word "incorporated"; in the same line after the word "investments" insert the words "or loans".

In line 1785 after the word "investments" insert the words "or loans".

In line 1786 after the words "invested in" and before the comma insert the words "or loaned upon".

In line 1789 strike out "(Sec. 9793-9794.)"

In line 1790 strike out "183" and insert "180".

In line 1795 after the word "loan" insert a comma.

In line 1795 strike out the words "without regular marketable collateral,"

In line 1797 strike out the word "weekly" and insert "equal periodical".

In line 1798 strike out all of said line to the word "of" where the same appears the second time, and insert the words "during the period".

In line 1804 strike out "(G. C., Sec. 9757.)"

Strike out all of lines 1805 to 1838, inclusive, and insert in lieu thereof the following:

"Section 181. No person, firm or corporation, except banks and duly incorporated and qualified railroad, steamship and express companies, shall engage in this state in the business of receiving money for the purpose of transmitting the same, or the equivalent thereof, to foreign countries. Every such company transacting or intending to transact such business shall have an amount of paid in capital not less than the amount required for an incorporated bank in the largest place where such company has an office or agency for the transaction of business in this state. Every such company shall, within thirty days after the date this act goes into effect, and thereafter on or before the first day of January and first day of July in each year file with the superintendent of banks a certificate specifying each place in this state where such company maintains its own office where money is or will be received for transmission to foreign countries, and the person or persons in such office authorized to receive money for such purpose; and shall also, within thirty days after this act goes into effect file with the superintendent of banks a certificate specifying the name and business address of every person, not regularly employed by it in its own office, who is authorized to receive money for the purpose of transmitting the same, or the equivalent thereof, to foreign countries; and each person specified in such certificates shall be the designated agent of the company making the certificate for all purposes connected with or incident to the receipt and transmission of money or its equivalent to foreign countries.

"Whenever any such agent who is not regularly employed by any such company in its own office is replaced, or an additional agent, who is not so employed by any such company, is authorized to receive money for the purpose of transmitting the same, or the equivalent thereof as aforesaid, notice of such fact and of the name of the person replacing the original agent, or the name of such additional agent, shall be certified forthwith to the superintendent of banks; and such person shall thenceforth be the designated agent of such company as aforesaid. The de-

posit hereinafter required shall be in addition to and not in lieu of the primary liability of any such company for the acts of its designated agents.

"At the time of filing the certificate first herein required, and before any agent of any such company is authorized to transact any business hereunder, the company filing such certificate shall deposit with the treasurer of state, the sum of fifty thousand dollars in cash, or in the securities specified in section 150 of this act; in case such deposit is in securities, the company making the same shall have the privilege of withdrawal, substitution and collection of interest provided in said section; or in lieu thereof such company shall execute and deliver to the superintendent of banks, who shall deposit it with the treasurer of state, a bond in the sum of fifty thousand dollars to cover money received by any and all its agents in this state for the purpose of transmission to foreign countries; such bond to be conditioned upon the faithful holding and transmission of any money, or the equivalent thereof, which shall be delivered to or deposited with any such agent for transmission to a foreign country, for the benefit of such persons as shall deliver to or deposit money with any such agent of such company for such purpose. Such bond shall be executed by such company with a corporate surety company, acceptable to the superintendent of banks, as surety. Such moneys or securities deposited with the treasurer of state and the money which in case of default shall be paid on such bond, shall constitute a trust fund for the benefit of such persons as shall deliver to or deposit with any such designated agent of such company money for transmission to foreign countries as aforesaid; suit to recover on any such bond may be brought by or upon the relation of any party aggrieved, in the common pleas court of any county in which such express company has an agent; and service of summons on any agent of such company shall be sufficient. All moneys received for transmission to a foreign country by a railroad, steamship or express company shall be forwarded to the person to whom the same is directed to be transmitted within ten days after the receipt thereof. The receipt given by any such company by its agent or agents, for deposits of money received for transmission to a foreign country shall be on a form or forms approved by the superintendent of banks; in case of use by any such company of a form or forms for this purpose which has not been approved by the superintendent of banks, the superintendent of banks shall have the power to revoke the authority of such company to transact such business in this state; such use of any other form of receipt by an agent of any such company, whether such use is authorized or not, shall not relieve such company of its liability for the acts of such agent hereunder.

"Every agent of any such company not regularly employed in its own office shall be subject to inspection and examination by the superintendent of banks in order to ascertain that such business is being lawfully conducted, and that all moneys received are properly accounted for; for which purpose the superintendent of banks may also prescribe the manner and form of keeping the books and accounts of such agent as provided in section 71 of this act as to banks.

"Whenever the superintendent of banks upon his own determination makes an examination of any such agent transacting or about to transact business under the provisions of this section, the expenses thereof shall be paid by the company represented by such agent.

"Every railroad, steamship and express company transacting

business in this state under this section shall annually, on or before the 15th day of January, file with the superintendent of banks its duly verified report, in the form prescribed by the superintendent of banks, showing in such detail as may be required by him, its business and transactions during the preceding calendar year relative to the receipts and transmission of money to foreign countries. The superintendent of banks shall have the power to revoke the authority to transact such business in this state of any railroad, steamship or express company which fails to make and file such annual report as herein provided.

"This section shall not apply to the receipt of money for immediate transmission by telegraph by the duly authorized agent of any duly incorporated telegraph company, authorized by its charter so to do, at any regularly established office of such company.

"Section 182. Whoever, not being an authorized officer or employe of a bank, or the duly designated agent for that purpose of a railroad, steamship or express company, holds himself out as authorized to receive, or solicits, or receives money for the purpose of transmitting the same, or the equivalent thereof, to foreign countries, shall, upon conviction, be fined not more than five hundred dollars or imprisoned not more than six months, or both."

In line 1839 strike out "185" and insert "183".

In line 1844 strike out "(Sec. 291)..."

In line 1845 strike out "186" and insert "184".

In line 1848 strike out "(Sec. 291.)"

In line 1849 strike out "187" and insert "185".

In line 1853 strike out "116" and insert "150".

In line 1856 strike out "(G. C., Sec. 292.)"

In line 1857 strike out "188" and insert "186".

In line 1864 strike out "(G. C., Sec. 293.)"

In line 1865 strike out "189" and insert "187".

In line 1869 after the word "banks" insert the words "duly incorporated and qualified railroad, steamship,".

In line 1870 strike out "(294-295.)"

In line 1871 strike out "190" and insert "188".

In line 1876 strike out the figures "8705,".

In line 1894 strike out "191" and insert "189".

A. L. STUMP,  
GEO. E. MATTHEWS,  
L. J. GRAHAM,  
J. S. GRAHAM,  
TOM REYNOLDS,  
F. M. WILDERMUTH,

JOHN S. FARIS,  
HARRY F. BROWN,  
R. M. BILLINGSLEA,  
CHAS. S. KAY,  
FRANK L. LYTLE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Stump said bill was ordered reprinted as amended.

On motion of Mr. Stump said bill was made a special order for Thursday, March 27th, 1919, at 2:30 o'clock p. m.

Mr. Kay submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **H. B. No. 352** — Mr. Kay, having had the same



under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Change the word "an", the third word in line 3, to "any".

W. R. COMINGS,  
CHARLES S. KAY,  
H. S. CABLE,  
J. S. GRAHAM,

HENRY EVANS,  
SIMEON H. BING,  
B. J. EMERY.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Burns submitted the following report:

The standing committee on Civil Service, to which was referred **S. B. No. 3**—Mr. Liggitt, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 17 strike out the word "faily" and insert in lieu thereof the word "fairly"

SIMEON H. BING,  
WARREN E. BURNS,  
S. J. BENNER,  
ELZA C. LAWYER,

HARRY McKAY,  
GEORGE SCHELHORN,  
R. B. PUGH,  
C. W. McFARLAND.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 43**—Mr. Whittemore, having had the same under consideration, reports it back and recommends its passage.

FRANK E. BAKER,  
JOHN S. FARIS,  
W. R. COMINGS,  
W. E. WENNER,  
SIMEON H. BING,

J. C. COPELAND,  
H. H. GRISWOLD,  
L. J. GRAHAM,  
TOM REYNOLDS.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Copeland submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 359**—Mr. Freeman, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 75 strike out the word "second" and insert the word "school".

In line 145 strike out the word "willfully" and insert the word "wilfully".

Transpose section 14, being lines 175 and 176, so that it follows the section which ends line 183.

In line 195 change italics to regular type.

In line 326, after the compound word "present-teacher", add the words "or new entrant".

In line 336, after the compound word "present-teacher", insert the words "or new entrant".

In line 421, after the period following the word "thereto" add "Should any disability beneficiary die during such leave of absence aforesaid his estate shall be paid the balance which remains to his credit in the retirement fund at his death.

In line 437, after the word "service" add "if no previous demand has been made".

In line 474 strike out the comma after the word "compensation".

In line 487 change the semicolon after the word "period" to a comma.

In line 507 strike out the word "aggregate".

In line 508 strike out the word "in".

In line 509 strike out the words "every case" and in their place insert the words "after the first payment."

In line 512 erase the words "system and shall be certified to the".

In line 513 strike out the words "employers by the retirement".

In line 542 change the word "contributions" to "contribution", and strike out the words following the period in line 542.

Strike out all of line 543 and strike out the first word "contribution" and the period in line 544.

In line 551 after the word "towit" strike out "th" and add the word "the".

In line 569 after the word "any" add the word "such".

In line 571 before the word "shall" add "or service upon indefinite tenure after that date".

In line 773 strike out the word "falsefied" and in its place insert the word "falsified".

In line 776 after the period strike out the remainder of said line and all of lines 777, 778, 779, 780, 781 and 782.

J. C. COPELAND,  
W. R. COMINGS,  
H. H. GRISWOLD,  
L. J. GRAHAM,  
W. B. BRYSON,

A. L. STUMP,  
GEO. S. MYERS,  
TOM REYNOLDS,  
C. H. FREEMAN,  
J. S. FARIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Copeland submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 322** — Mr. Comings, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 71 insert the prefix "in" before "expedient".

In line 247 insert after the word "grade", "but who is under the age limit herein defined",

In line 250 after the word "age" insert "who is not regularly and lawfully employed".

FRANK E. BAKER,  
J. C. COPELAND,  
W. R. COMINGS,  
H. H. GRISWOLD,  
L. J. GRAHAM,  
W. B. BRYSON,

A. L. STUMP,  
GEORGE S. MYERS,  
TOM REYNOLDS,  
C. H. FREEMAN,  
JOHN S. FARIS.

The amendments were agreed to

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wenner submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 348** — Mr. Wenner, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 3 strike out the numerals "7713".

Strike out lines 168 to 178 inclusive.

In line 215 strike out the numerals "7713".

Also in line 3 strike out the numerals "7709" and "7710".

Strike out lines 142 to 167 inclusive.

In line 215 strike out the numerals "7709" and "7710".

In line 119 insert after the word "a" the word "competent".

Strike out the word "secretary" and in lieu thereof insert the word "stenographer".

W. R. COMINGS,  
J. C. COPELAND,  
H. H. GRISWOLD,  
L. J. GRAHAM,  
W. B. BRYSON,

A. L. STUMP,  
GEO. S. MYERS,  
TOM REYNOLDS,  
C. H. FREEMAN,  
J. S. FARIS.

The amendments were agreed to

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 44** — Mr. White, having had the same under consideration, reports it back and recommends its passage.

FRANK E. BAKER,  
J. C. COPELAND,  
H. H. GRISWOLD,  
L. J. GRAHAM,  
W. B. BRYSON,

A. L. STUMP,  
GEO. S. MYERS,  
TOM REYNOLDS,  
C. H. FREEMAN,  
J. S. FARIS.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was re-



ferred **H. B. No. 300** — Mr. Jones, of Trumbull, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
W. R. COMINGS,  
M. J. WALSH,  
EDWARD A. WINTER,

JAMES A. GREEN,  
R. M. BILLINGSLEA,  
F. L. WATERSTON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 332** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

F. L. WATERSTON,  
EDWARD A. WINTER,  
JOHN H. CHESTER,  
R. B. CARSON,

E. E. DENUNE,  
W. R. COMINGS,  
JAMES A. GREEN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Spidel submitted the following report:

The standing committee on Fish Culture and Game to which was referred **H. B. No. 209** — Mr. York, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 1 after the word "no" strike out the word "person" and in lieu thereof insert the words "non-resident".

In line 7 after the word "dollars" strike out remainder of line 7 and in line 8 strike out all of line up to and including the word "therefore"; also strike out the word "if" at the end of line 8 and all of line 9 to and including the word "resident".

SYLVESTER SPIDEL,  
F. S. ROBINSON,  
WILLIAM E. ENTEMANN,  
ALBERT HASTINGS,  
ROY L. SWEDERSKY,  
C. G. WEAVER,

S. J. BENNER,  
CLYDE H. HOOLEY,  
GUSTAVUS DILDINE,  
OTIS D. DAVIS,  
HORACE BONSER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Spidel submitted the following report:

The standing committee on Fish Culture and Game to which was referred **H. B. No. 165** — Mr. Cowan, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

After line 5 insert the following: "Provided, however, that the con-

struction of such dam shall in no way interfere with any public improvement on streams upon which such dam is constructed."

SYLVESTER SPIDEL,  
HORACE BONSER,  
F. S. ROBINSON,  
WILLIAM E. ENTEMANN,  
ALBERT HASTINGS,  
ROY L. SWEDERSKY,

C. G. WEAVER,  
S. J. BENNER,  
CLYDE H. HOOLEY,  
DAN ALBAN,  
GUSTAVUS DILDINE,  
OTIS D. DAVIS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bonser submitted the following report:

The standing committee on Fish Culture and Game to which was referred **Am. S. B. No. 83** — Mr. Latham, having had the same under consideration, reports it back and recommends its passage.

SYLVESTER SPIDEL,  
F. S. ROBINSON,  
OTIS D. DAVIS,  
GUSTAVUS DILDINE,  
DAN ALBAN,

S. J. BENNER,  
C. G. WEAVER,  
HORACE BONSER,  
ROY L. SWEDERSKY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Donahay submitted the following report:

The standing committee on Insurance, to which was referred **H. B. No. 385** — Mr. Mulcahy, having had the same under consideration, reports it back and recommends its passage.

EDWARD A. WINTER,  
F. M. WILDERMUTH,  
J. E. FOSTER,  
THOMAS MULCAHY,  
THOMAS R. BRANNON,

NORMAN R. BLISS,  
W. A. RUSSELL,  
C. M. DRURY,  
E. L. DONAHAY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stokes submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 316** — Mr. Dildine, having had the same under consideration, reports it back, and recommends its passage.

MILTON CLARK,  
H. T. ROBINS,  
D. ALLEN BOND,  
FRANK E. BAKER,  
WM. L. HUGHES,  
K. E. HOOVER,  
W. W. STOKES,

J. S. MILLER,  
H. H. GRISWOLD,  
J. S. BACKOWSKI,  
GEORGE S. MYERS,  
CHARLES H. FOUTS,  
ROBERT C. DUNN,  
DAVID H. SCOTT.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoover submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 306**—Mr. Madden, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: Strike out everything after the enacting clause and substitute therefor the following:

SECTION 1. That there be and hereby is appropriated for this purpose out of the monies in the state treasury to the credit of the general revenue fund, not otherwise appropriated, the sum of \$7,593.00, for the aid and relief of the said William Hopper, and the auditor of state is hereby authorized and directed to issue his warrant to the state treasurer in favor of the trustee appointed for the said William Hopper, as provided in section 2 hereof, for said sum of \$7,593.00.

SECTION 2. That said sum of \$7,593.00 shall be paid by the state treasurer to a trustee, who shall be appointed by the Probate Court of Franklin county, Ohio, and who shall be under the supervision and control of said court, and who shall be required to execute a bond as required by law in case of administrators of estates: and said sum of \$7,593.00 shall be paid and expended, under the judgment and direction of said Probate Court, to and for the use and benefit of the said William Hopper and to and for the use and benefit of his dependents, and for the purpose of carrying out the provisions of this act.

SECTION 3. That any of said sum remaining at the time of the death of said William Hopper and his dependents shall revert to the state of Ohio, and be paid into the state treasury to the credit of the general revenue fund.

SECTION 4. This act shall take effect from and after the earliest period provided by law.

K. E. HOOVER,  
FRANK E. BAKER,  
CHARLES H. FOUTS,  
WM. L. HUGHES,

H. H. GRISWOLD,  
GEO. S. MYERS,  
MILTON CLARK,  
DAVID H. SCOTT.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kreider submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 356**—Mr. Bing, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
W. A. RUSSELL,  
F. S. ROBINSON,  
JOHN H. CHESTER,

JOSEPH LUSTIG,  
CLYDE H. HOOLEY,  
CHARLES F. KREIDER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Morris submitted the following report:

The standing committee on Public Health, to which was re-



ferred **H. B. No. 287** — Mr. Wenner, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 11, after the word "antiseptics", add "No osteopathic physician holding a license to practice osteopathy at the time of the passage of this act, shall be permitted to practice major surgery, which shall be defined to mean the performance of those surgical operations attended by mortality from the use of the knife or other surgical instruments, until he shall have passed the examination in surgery given by the State Medical Board; but he may practice minor and orthopedic surgery not in conflict with the definition of major surgery in this act."

In line 11 strike out the words "such certificates" and insert the lieu thereof "the certificate of an osteopathic physician".

In line 12 strike out the words "in case of certificates to other physicians and surgeons" and insert in lieu thereof "provided in section 1275 General Code".

A. L. STUMP,  
SIMEON H. BING,  
B. J. EMERY,  
C. F. TALLEY,

JOHN B. MORRIS,  
ROBERT C. DUNN,  
H. H. COOKSTON,  
JOHN S. FARIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Atkinson submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 162** — Mr. Fouts, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3 insert before "1222" the following: "1221,".

In line 4 insert before "3298-32" the following: "3298-18,". Strike out the word "and" following "6912" and insert in lieu thereof a comma. Insert after "6936" the following: "and 6956-1".

In line 5 insert before "6926-1" the following: "2788-1, 3371-1,".

In line 6 insert a comma after "6954" and insert after such comma the following: "6956-1a".

In line 553. Insert after line 553 and before line 554 the following:

"Sec. 1221. The state highway improvement fund produced by the levy hereinafter provided for, shall be applied to the construction, improvement, maintenance and repair of the inter-county and main market road systems as follows:

"1. *The General Assembly may appropriate out of the state highway improvement fund such rotary fund, or funds, or other similar funds, as it may deem necessary for the purpose of paying when necessary the federal government's share of any estimate due a contractor, or contractors, on road improvements carried forward by the state highway department in co-operation with the federal government, and to pay when necessary the cost of completing any road improvement carried forward by the state highway department when a contractor has defaulted in his contract or has been removed from his control of the work covered by such contract.*

"2. Seventy-five per cent. of all the remainder of the money paid

into the treasury by reason of the levy for the state highway improvement fund shall be used for the construction, improvement, maintenance and repair of the inter-county highways as the same have been heretofore designated or as they may hereafter be established or located by the state highway commissioner in the manner provided by law, and for the maintenance of the state highway department, including the state's portion of the salaries of the county surveyors. Money appropriated or available for inter-county highways shall be \* \* \* \* so expended as to produce an equal division among the counties of the state of the moneys so appropriated by the General Assembly for each two year period. Nothing herein contained shall be held to require an equal division among the counties of the state of such monies appropriated for any one year period, but the provision herein contained requiring said moneys to be so expended as to produce an equal division among such counties of the entire appropriation for each two year period shall be held to be mandatory.

"3. Twenty-five per cent. of all the remainder of the money paid into the treasury of the state by reason of the levy for the state highway improvement fund shall be used for the construction, improvement, maintenance and repair of the main market roads of the state as the same have been heretofore designated or as they may hereafter be established by the state highway commissioner in the manner provided by law. The money to the credit of the state highway improvement fund for use on the main market roads of the state as herein provided shall be so expended as to distribute equitably, as far as practicable, the benefits from such expenditure to the different sections and counties of the state. *In the event of the exhaustion of any rotary fund, or funds, or other similar funds, provided by the General Assembly, funds appropriated for the construction, improvement, maintenance and repair of main market roads and against which no contractual liabilities have been created may with the approval of any board authorized to transfer funds be used for the purpose or purposes for which such rotary funds are provided.*

"4. The funds derived from the registration of automobiles shall be used for the maintenance and repair of the inter-county highways and main market roads of the state. The state highway commissioner may use part of said funds as may be necessary in establishing a system of patrol or gang maintenance on the inter-county highways and main market roads, and for that purpose may employ such patrolmen, laborers and other persons and teams and purchase or lease such oilers, trucks, machinery, tools, material and other equipment and supplies as may be necessary."

In line 672. Insert after line 672 and before line 673 the following:

"Sec. 2788-1. *The county surveyor shall designate one of his deputies as county maintenance engineer. Such deputy so designated shall be a person experienced in the maintenance and repair of roads and it shall be the duty of such maintenance engineer, acting under the general direction and supervision of the county surveyor, to have charge of all road maintenance and repair work carried forward under the supervision of the county surveyor.*

"*The county surveyor, when authorized by the county commissioners, shall appoint a maintenance supervisor or supervisors to have charge of the maintenance of improved highways within a district or districts*



*established by the commissioners and surveyor and containing not less than ten miles of improved county roads. Such maintenance supervisor shall act under the direction of the county surveyor, and the county surveyor, when authorized by the county commissioners, shall establish a patrol or gang system of maintenance under the direct charge of such supervisor. The compensation of such supervisor shall be fixed under a per diem basis by the county commissioners and shall be paid out of the road repair or county road fund upon the approval of the county surveyor."*

In line 678. Strike out "then in a newspaper having general circulation in said" and insert in lieu thereof "and of general circulation within such township, if".

In line 690. Insert after line 690 and before line 691 the following:

"Section 3298-18. After the annual estimate for each township has been filed with the trustees of the township by the county surveyor they may increase or reduce the amount of any of the items contained in said estimate and at their first meeting after said estimate is filed they shall make their levies for the purposes set forth in the estimate and for the purpose of creating a fund for dragging, maintenance and repair of roads, upon all the taxable property of the township outside of any incorporated village or city, or part thereof therein situated, not exceeding in the aggregate two mills in any one year upon each dollar of the valuation of such taxable property. Such levies shall be in addition to all other levies authorized by law for township purposes and subject only to the limitation upon the combined maximum rate for all taxes now in force. The provisions of this section shall not prevent the expenditure of any portion of the regular levy of two mills for township purposes, but the levies herein provided for are in addition thereto.

\* \* \* *The board of township trustees of each township shall provide annually by taxation under the provisions of this section or under the provisions of section 3298-15d of the General Code or under both sections an adequate fund for the maintenance and repair of township highways. The maintenance and repair fund so provided shall not be less than one hundred dollars for each mile of improved township highway in the township and twenty dollars for each mile of unimproved township highway within the township. Such levy or levies for maintenance and repair purposes shall be separately set forth in the annual budget of the township trustees presented to the budget commission, and the maintenance and repair levies so made by the township trustees pursuant to the provisions of this section shall be preferred levies as against any other levies made for township road purposes by such trustees. Should the budget commission of any county be unable, by reason of the limitations of law, to allow all of the road levies made by the township trustees, such reductions as are necessary therein shall be first made in levies other than those for maintenance and repair purposes made under the provisions of this section. The fund produced by such levy or levies for maintenance and repair purposes shall not be subject to transfer by order of court or otherwise and shall be used solely for the maintenance and repair of the township roads within the township. The provisions of this section shall not prevent the township trustees from using any other available road funds for the maintenance and repair of township roads."*



In line 708. Insert after line 708 and before 709 the following:

*"Sec. 3371-1. In the maintenance and repair of roads the township trustees and any township highway superintendent, appointed by them, shall be subject to the general supervision and direction of the county surveyor. They shall follow the directions of the county surveyor as to methods to be followed in making repairs and all expenditures made by them for maintenance and repair purposes shall where the amount involved exceeds fifty dollars receive the approval of the county surveyor before payment is made."*

In line 850. Insert after line 850 and before line 851 the following:

*"Sec. 6956-1. After the annual estimate for the county has been filed with the county commissioners by the county \* \* \* \* surveyor, and the county commissioners have made such changes and modifications in said estimate as they deem proper, they shall then make their levy for the purposes set forth in said estimate, upon all the taxable property of the county not exceeding in the aggregate two mills upon each dollar of the taxable property of said county. \* \* \* \* Such \* \* \* levy shall be in addition to all other levies authorized by law for said purposes, but subject, however, to the limitation upon the combined maximum rate for all taxes now in force. The provisions of this section shall not, however, prevent the commissioners from using any surplus in the general funds of the county for the purposes set forth in said estimate \* \* \* \*"*

*"Sec. 6956-1a. The board of county commissioners of each county shall provide annually by taxation an adequate fund for the maintenance and repair of improved county highways. Such fund shall be provided by levies made under sections 6926, 6927 and 6956-1 of the General Code and the several sections amendatory thereof or supplementary thereto. The maintenance and repair fund so provided shall not be less than one hundred dollars for each mile of improved county highway within the county. Such levy or levies for maintenance and repair purposes shall be separately set forth in the annual budget of the county commissioners presented to the budget commission, and the maintenance and repair levies so made by the county commissioners pursuant to the provisions of this section shall be preferred levies as against any other levies made by the commissioners for county road purposes. Should the budget commission of any county be unable, by reason of the limitations of law, to allow all of the road levies made by county commissioners, such reductions as are necessary therein shall be first made in levies other than those for maintenance and repair purposes made under the provisions of this section. The fund produced by such levy or levies for maintenance and repair purposes shall not be subject to transfer by order of court or otherwise and shall be used solely for the maintenance and repair of the improved county roads within the county. The provisions of this section shall not prevent the county commissioners from using any other available road funds for the maintenance and repair of improved county roads."*

In line 955. Insert before "1222" the following: "1221,".

In line 956. Insert before "3298-32" the following: "3298-18,".

Strike out the word "and" following "6912" and insert in lieu thereof a comma. Insert after "6936" the following: "and 6956-1".

CHARLES H. FOUTS,  
NORMAN R. BLISS,  
THOMAS MULCAHY,  
H. W. COOKSTON,  
W. B. BRYSON,

L. J. GRAHAM,  
H. S. ATKINSON,  
SYLVESTER SPIDEL,  
CHARLES M. GORDON,  
GEO. S. YORK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Fouts said bill was ordered reprinted and made a special order for Thursday, March 27th, 1919 at 1:30 o'clock p. m.

Mr. Bliss submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 232** — Mr. Jones, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

ARTHUR E. JONES,  
NORMAN R. BLISS,  
WARREN E. BURNS,  
HARRY MOYER,

JULIUS LUCHSINGER,  
DOW W. HARTEK,  
C. GILBERT TAYLOR,  
L. A. PEARSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bliss submitted the following report:

The standing committee on Public Utilities, to which was referred **S. J. R. No. 30** — Mr. Whittemore, having had the same under consideration, reports it back and recommends its adoption.

ARTHUR E. JONES,  
DOW W. HARTEK,  
W. W. STOKES,  
C. GILBERT TAYLOR,  
L. A. PEARSON,  
WARREN E. BURNS,

NORMAN R. BLISS,  
HARRY MOYER,  
HARRY F. BROWN,  
FRANK L. LYTLE,  
ELZA C. LAWYER.

The report was agreed to.

The resolution was ordered to be placed on the calendar in its regular order.

Mr. Chester submitted the following report:

The standing committee on Public Waterways, to which was referred **H. B. No. 272** — Mr. Chester, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 27 after the word "purposes" and before the word "and", insert the following: "and likewise to locate and determine those sections, if any that should be set aside and maintained for the purpose of bettering the sanitary conditions of the territory through which said Canal lands extend."

In line 29 after the word "hydraulic" and before the word "purposes", insert the words "or sanitary".

In line 33 after the word "hydraulic" and before the word "purposes", insert the words "or sanitary".

In line 34 after the word "purpose", add "s".

In line 36 after the word "works", strike out the semicolon and insert a comma.

In line 40, after the word "hydraulic" and before the word "purposes", insert the words "or sanitary".

In line 41, after the word "self-sustaining", insert the words, "for hydraulic purposes or is not required for the purposes of sanitation".

In line 43, after the word "hydraulic", insert the words "or sanitary".

At the end of line 60 add the following: "but no lease for railway purposes shall be made until the superintendent of public works has satisfied himself that canal land applied for, for railway purposes will not be required for the purposes of an enlarged canal under the recent act of the Congress of the United States authorizing a survey of what is known as the 'Miami and Erie Canal Route' for an enlarged canal or barge canal".

JOHN H. CHESTER,  
F. S. ROBINSON,  
F. L. WATERSTON,

C. M. DRURY,  
J. W. LENTZ,  
THOMAS J. DODGE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kreider submitted the following report:

The standing committee on Soldiers' and Sailors' Orphans' Home, to which was referred **H. B. No. 364** — Mr. Barnes, having had the same under consideration, reports it back and recommends its passage.

JASPER L. COCHRAN,  
C. K. MILLER,  
CHARLES F. KREIDER,  
B. J. EMERY,

JOHN E. BARNES,  
ISRAEL M. BLAUSER,  
HARRY A. HATCH,  
EDWARD H. BISHOP.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kay submitted the following report:

The standing committee on Taxation and Revenues, to which was referred **H. B. No. 248** — Mr. Cable, having had the same under consideration, reports it back and recommends its passage.

H. T. ROBINS,  
CHARLES S. KAY,  
J. S. GRAHAM,  
C. H. FREEMAN,  
F. M. WILDERMUTH,

CHARLES H. FOUTS,  
DAVID H. SCOTT,  
C. F. TALLEY,  
THOMAS MULCAHY,  
C. M. DRURY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.



Mr. Jones, of Trumbull, submitted the following report:

The standing committee on Universities, Colleges and Normal Schools, to which was referred **Am. S. B. No. 48** — Mr. Whittemore, having had the same under consideration, reports it back and recommends its passage.

C. H. FREEMAN,  
W. E. WENNER,  
W. R. COMINGS,  
E. D. HELFRICH,

H. L. JONES,  
GEO. WIEST,  
G. S. YORK.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. York submitted the following report:

The standing committee on Universities, Colleges and Normal Schools, to which was referred **H. B. No. 397** — Mr. Wenner, having had the same under consideration, reports it back and recommends its passage.

W. R. COMINGS,  
C. H. FREEMAN,  
J. H. T. GORDON,  
E. D. HELFRICH,

W. E. WENNER,  
HERBERT L. JONES,  
E. E. DENUNE,  
GEORGE S. YORK,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Moyer submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 415** — Mr. Scott, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
ARTHUR E. JONES,  
W. E. WENNER,  
CHARLES S. KAY,

HARRY MOYER,  
E. L. DONAHAY,  
DOW W. HARTER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Dunspaugh submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 208** — Mr. Myers, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 38 between the words "government." and "No" insert the following sentence: "The industrial emergency board is expressly authorized to hypothecate or use for collateral security such bonds in order to make such funds immediately available when an emergency of unemployment is declared to exist."

In line 40 after the word "board." add the following sentence: "No part of the industrial emergency fund shall be transferred to any other department except to carry out the purpose of this act to relieve unemployment."

In line 51 between the words "transfer" and "or" insert the following: "to other departments of the state".

In line 54 between the words "such" and "expenditure" insert "transfer or".

In line 32 change the word "certified" to "credited".

HARRY M. DUNSPAUGH,  
W. E. WENNER,  
ROBERT C. DUNN,  
JOHN J. KILBANE,  
R. B. PUGH,  
OTTO W. BRACH,

ROY L. SWEDERSKY,  
TOM REYNOLDS,  
CHARLES F. KREIDER,  
D. W. BESAW,  
JULIUS LUCHSINGER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in regular order.

Mr. Dunspaugh submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 67** — Mr. Comings, having had the same under consideration, reports its back and recommends its passage.

HARRY M. DUNSPAUGH,  
TOM REYNOLDS,  
C. W. KING,  
R. B. PUGH,  
ROY L. SWEDERSKY,  
OTTO W. BRACH,

JOHN J. KILBANE,  
W. E. WENNER,  
JULIUS LUCHSINGER,  
WM. L. HUGHES,  
CHARLES F. KREIDER,  
D. W. BESAW.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Dunspaugh submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 363** — Mr. Dunspaugh, having had the same under consideration, reports it back and recommends its passage.

HARRY M. DUNSPAUGH,  
R. B. PUGH,  
TOM REYNOLDS,  
ROY L. SWEDERSKY,  
OTTO W. BRACH,  
JOHN J. KILBANE,  
ROBERT C. DUNN,

W. E. WENNER,  
JULIUS LUCHSINGER,  
WM. L. HUGHES,  
CHARLES F. KREIDER,  
D. W. BESAW,  
C. W. KING.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Dunspaugh submitted the following report:

The standing committee on Labor, to which was referred

**S. B. No. 58** — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

HARRY M. DUNSPAUGH,  
R. B. PUGH,  
TOM REYNOLDS,  
ROY L. SWEDERSKY,  
OTTO W. BRACH,  
JOHN J. KILBANE,  
ROBERT C. DUNN,

W. E. WENNER,  
JULIUS LUCHSINGER,  
WM. L. HUGHES,  
CHARLES F. KREIDER,  
D. W. BESAW,  
C. W. KING.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Dunspaugh submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 346** — Mr. Swedersky, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 6 strike out the word "room" and insert "residence"; also in the same line strike out "place of any kind where" and insert "building under construction while".

In line 7 between the words "employed" and "without" insert the word "therein".

In line 9 strike out "room or place" and insert "building or residence".

HARRY M. DUNSPAUGH,  
TOM REYNOLDS,  
JOHN J. KILBANE,  
R. B. PUGH,  
ROY L. SWEDERSKY,  
OTTO W. BRACH,  
ROBERT C. DUNN,

W. E. WENNER,  
JULIUS LUCHSINGER,  
WM. L. HUGHES,  
CHARLES F. KREIDER,  
D. W. BESAW,  
C. W. KING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Silver submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 383** — Mr. Crosser, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 17 after the word "health" insert a "period" and strike out the following words: "to any other county or counties".

F. L. WATERSTON,  
W. R. COMINGS,  
M. J. WALSH,  
R. B. CARSON,

JAMES A. GREEN,  
CHARLES M. GORDON,  
JOHN H. CHESTER,  
HARRY D. SILVER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.



The House then passed to the fifth order of business, being reports of select committees.

None were offered.

By unanimous consent Mr. Tom Reynolds offered the following resolution:

**H. J. R. No. 40**—Mr. Tom. Reynolds.

Approving sentiment expressed in resolution of congress regarding rights of Ireland.

WHEREAS, The House of Representatives of the United States Congress on the 4th day of March, 1919, by a vote of 216 to 45, passed the following resolution:

*Resolved by the House of Representatives* (The Senate concurring), That it is the earnest hope of the congress of the United States of America that the peace conference, now sitting at Paris, in passing upon the rights of various peoples, will favorably consider the claims of Ireland to the right of self-determination.

Now, therefore,

*Be it resolved by the General Assembly of the State of Ohio*, That we approve the sentiments expressed in said resolution and direct that copies of this resolution be sent forthwith to the peace commissioners of the United States of America at Paris.

The resolution was laid over under the rule.

By unanimous consent Mr. Scott offered the following resolution:

**H. J. R. No. 41**—Mr. Scott.

Relative to investigating Legislative Press Association Smoker.

WHEREAS, It has been learned that correspondents of the Legislative Press Association will hold a Mystery Smoker at the Elks' Home on the night of March 31, the prime object of which is to put the members of both the House of Representatives and the Senate on the gridiron for a panning; therefore

*Be it resolved by the General Assembly of the State of Ohio*, That the House of Representatives and the Senate attend this Smoker in a body to investigate and secure first-hand information of the ninety per cent of the news that is not printed about the members of this General Assembly.

Mr. Tom Reynolds moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 122, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Besaw,	Brannon,	Cochrun,
Atkinson,	Billingslea,	Brown,	Comings,
Backowski,	Bing,	Bryson,	Cookston,
Baker,	Bishop,	Burns,	Copeland,
Banker,	Blauser,	Cable,	Cowan,
Barnes,	Bliss,	Carpenter,	Crabbe,
Beaty,	Bond,	Carson,	Crosser,
Beetham,	Bonser,	Chester,	Davis,
Benner,	Brach,	Clark,	Delehanty,

Those voting in the affirmative are: Messrs. — Concluded.

Denune,	Green,	Lentz,	Russell,
Dildine,	Greve,	Lonz,	Schelhorn,
Dodge,	Griswold,	Luchsinger,	Scott,
Donahay,	Halstead,	Lustig,	Shy,
Drury,	Harter,	Lytle,	Silver,
Dunn,	Hastings,	McCoy,	Smith,
Dunspaugh,	Hatch,	McFarland,	Spidel,
Emery,	Helfrich,	McKay,	Stokes,
Entemann,	Hinchey,	Madden,	Stump,
Faris,	Hooley,	Matthews,	Swedersky,
Federman,	Hoover,	Miller, of Fulton,	Talley,
Foster,	Hopple,	Miller, of Stark,	Taylor,
Fouts,	Huber,	Morris,	Thompson,
Freeman,	Hughes,	Moyer,	Walsh,
Gardner,	Johnston,	Mulcahy,	Waterston,
Gordon, of Brown,	Jones, of Hamilton,	Myers,	Weaver,
Gordon, of Logan,	Jones, of Trumbull,	Pearson,	Wenner,
Gorrell,	Kay,	Pugh,	Wiest,
Graham,	Kilbane,	Reynolds, Jas. A.,	Wildermuth,
of Licking,	King,	Reynolds, Tom,	Wise,
Graham,	Kreider,	Robins,	York,
of Muskingum,	Lawyer,	Robinson,	Mr. Speaker—122

Those voting in the negative are: Messrs. Evans and Winter.

The resolution was adopted.

The House then passed to the sixth order of business, being bills for the second reading.

The following bills were read the second time and referred as follows:

**H. B. No. 424** — Mr. Dunspaugh.

To the committee on Labor.

**H. B. No. 425** — Mr. Emery.

To the committee on Soldiers' and Sailors' Orphans' Home.

**H. B. No. 426** — Mr. Luchsinger.

To the committee on Dairy and Food Products.

**H. B. No. 427** — Mr. Kay.

To the committee on Public Health.

**H. B. No. 428** — Mr. Comings.

To the committee on County Affairs.

**H. B. No. 429** — Mr. Wise.

To the committee on Public Utilities.

**H. B. No. 430** — Mr. Thompson (by request).

To the committee on Privileges and Elections.

**H. B. No. 431** — Mr. Hoover.

To the committee on Agriculture.

**H. B. No. 432** — Mr. Bishop.

To the committee on County Affairs.

**H. B. N. 433** — Mr. Banker.

To the committee on Judiciary.

**H. B. No. 434** — Mr. Wildermuth.

To the joint committee on Taxation.

**H. B. No. 435** — Mr. Jones, of Trumbull.

To the committee on County Affairs.

**H. B. No. 436** — Mr. Graham, of Muskingum.

To the committee on County Affairs.

**H. B. No. 437** — Mr. Jones, of Hamilton.  
To the committee on Public Utilities.

**S. B. No. 52** — Mr. Lloyd.  
To the committee on Banks and Banking.

**S. B. No. 111** — Mr. Miller.  
To the committee on Public Highways.

**Am. S. B. No. 109** — Mr. Davis.  
To the committee on Judiciary.

**S. B. No. 96** — Mr. Beebe.  
To the committee on Codes, Courts and Procedure.

**Am. S. B. No. 97** — Mr. Latham.  
To the committee on Fish Culture and Game.

**Am. S. B. No. 72** — Mr. Parrett.

On motion of Mr. Beetham said bill was ordered placed on the calendar for third reading.

**H. B. No. 439** — Mr. Wise.

To the committee on Codes, Courts and Procedure.

The House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 440** — Mr. Winter.

To amend section 660 of the General Code relating to the licensing of solicitors and adjusters of insurance companies not authorized to transact business in the state of Ohio.

**H. B. No. 441** — Mr. Wenner.

Supplementing section 1465-72 of the General Code by the enactment of section 1465-72a, extending the benefits of the workmen's compensation law to include certain occupational diseases.

**H. B. 442** — Mr. Copeland.

To create boards of trustees of the sinking fund in the several counties of the state, provide for the appointment of the members thereof and define the powers and duties of said boards.

**H. B. No. 443** — Mr. Copeland.

To further supplement section 9880 of the General Code by supplemental sections 9880-2 and 9880-3, providing for the election in townships of members of a board of directors for certain county agricultural societies and providing for the organization and duties of such board.

**H. B. No. 444** — Mr. Copeland (by request).

To amend sections 7595 and 7595-1 of the General Code, relative to the compensation of teachers employed in the public schools.

**H. B. No. 445** — Mr. Scott.

To promote the efficiency of the Ohio National Guard to bring the military laws of the state into conformity with the laws of the United States and to amend section 5261 of the General Code.

**H. B. No. 446** — Mr. Scott (by request).

To amend section 2249 of the General Code relative to salaries of the adjutant general and assistant adjutant general of Ohio.

**H. B. No. 447** — Mr. Robinson.

To regulate the manufacture of milk made from milk powder.



**H. B. No. 448** — Mr. Hughes.

To amend section 146 of the General Code, relative to the powers and duties of the superintendent of the state house.

**H. B. No. 449** — Mr. Comings.

To amend section 2782 of the General Code, relative to the term of office of county surveyor.

**H. B. No. 450** — Mr. Hughes.

Supplementing section 1243-4 of the General Code by the enactment of section 1243-5, providing for the punishment of physicians who fail or neglect to make certain reports to the state board of health.

**H. B. No. 451** — Mr. Evans.

To amend section 10697 of the General Code, relative to the sale of personal property by executors and administrators.

**H. B. No. 452** — Mr. Evans.

To amend section 5552 of the General Code, relating to the appointment and salaries of assistants to the county surveyor.

**H. B. No. 453** — Mr. Graham, of Muskingum.

To require biennial reports by corporations not for profit.

**H. B. No. 454** — Mr. Barnes.

To amend sections 6254, 6294-1, 6298, 6299, and to add supplementary sections 6294-2, 6300-1, 6300-2, 6300-3, 6300-4, 6300-5, 12613-1 to 12613-8 inclusive, relative to the identification of motor vehicles.

By unanimous consent Mr. Beetham offered the following resolution:

**H. R. No. 44** — Mr. Beetham.

Relative to furnishing an itemized report by the highway department to the clerk of the House of Representatives concerning the receipts and expenditures of said department for four years last past, etc.

WHEREAS, The road question is one of intense interest in Ohio and great amounts of public money are being expended on the public highways; and

WHEREAS, The General Assembly has expressed itself as favorable to increased expenditures for roads, and measures are now before the General Assembly for consideration providing for increased revenue.

*Be it resolved by this House of Representatives,* That the Highway Department of the state of Ohio be hereby requested and directed to furnish to the clerk of this House of Representatives at a date not later than April 1st, 1919, an itemized statement of receipts and expenditures for each of the four years last past, ending December 31st, 1918, giving said receipts and expenditures in detail and showing expenditures for maintenance and construction as separate items; said expenditures shall also show the total expenditures in each county of the state, and give the total miles improved and total miles constructed in each county each year.

The resolution was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 14** — Mr. Sparks.

To create a hotel division in the office of the state fire marshal; to provide for the administration of each division and prescribe its duties and powers; to amend section 840 of the General Code relative to salaries of the state fire marshal and the first deputy fire marshal.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Wiest the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 14** — Mr. Sparks, was read the second time by its title, and referred to the committee on Insurance.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 158** — Mr. Comings.

To provide medical and surgical treatment of crippled children.

With the following amendments in which the concurrence of the House is requested:

In line 3 after the word "of" insert the word "supplemental".

In line 3 after the word "sections" insert the words "to be known as sections".

In line 3 after the numeral "8" strike out the word "to" and insert in lieu thereof the following: "1352-9, 1352-10 and".

In line 3 after the numerals "11" strike out the word "inclusive".

In line 28 after the first word "shall" strike out the words "not exceed" and the numerals "\$1.50" and the words "per day" and the comma and insert in lieu thereof the following: "be allowed by the Board of State Charities upon such terms and conditions as may be agreed upon between said board and the hospital admitting such crippled children as herein provided and shall be paid from funds appropriated for such purpose upon vouchers approved by the secretary of said board."

In line 31, after the period, strike out the balance of the line.

Strike out lines 31b, 31c, 31d and 31e. In line 31f, after the word "such" add the following: "crippled children while patients in such".

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 33** — Mr. Ritter.

Authorizing and directing the adjutant-general to designate by suitable tablets the figures on the monument known as Ohio's Jewels monument.

Attest:

W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House is requested:

**Am. S. B. No. 112**—Mr. Kryder.

To authorize the erection and maintenance of a memorial building, monument, statue or memorial by the trustees of a township to commemorate the services of the soldiers, sailors and marines thereof, and to repeal sections 3410-1 to 3410-13 inclusive of the General Code.

**S. B. No. 113**—Mr. Bellew.

To amend section 10605 of the General Code, relating to when and to whom letters testamentary to issue.

**S. B. No. 115**—Mr. Bellew.

To amend section 10989 of the General Code, relating to lunatics, idiots and imbeciles.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

By unanimous consent Mr. Copeland submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 223**—Mr. Copeland, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 after the word "sections" insert the numeral "4740".

In line 2 after the comma following "4743" insert "4744-1."

In line 2 after the comma following "7655-7" insert "7705."

In line 3 before "7706-4" insert "7706-2."

In line 3 after the word "amended" insert the following: "and supplementary section 4743-1 be added".

Between lines 4 and 5 insert the following:

"Sec. 4740. Any village or wholly centralized rural school district \* \* \* which maintains a first grade high school and which employs a superintendent shall upon application to the county board of education before June 1st of any year be established or continued as a separate district under the direct supervision of the county superintendent. \* \* \* Such superintendents shall perform all the duties prescribed by law for \* \* \* an assistant superintendent, but shall teach such part of each day as the board of education of the district or districts may direct. *Such district shall receive state aid in the payment of the salary of such superintendent, on the same basis as that of assistant county superintendent, providing the number of teachers supervised is at least thirty. If the number of teachers is less than thirty such district shall receive such portion of state aid for the payment of the*



*salary of such superintendent as is based on the ratio of the number of teachers employed to thirty."*

Strike out all of line 5 after the period and all of lines 6 and 7.

Strike out all of line 8 before the period.

In line 8 strike out the word "further" and insert in lieu thereof the article "a."

In line 10, strike out the words "such additional" and insert in lieu thereof the words "one or more."

Between lines 17 and 18, insert the following:

"Sec. 4743-1. The county board of education may divide the county school district into supervision districts and in such case assign an assistant superintendent as provided for in section 4743 to have direct supervision over the schools in each of such supervision districts. When thus assigned to a supervision district the assistant superintendent shall be ex-officio a member of the board of each village or rural district in such supervision district and shall attend meetings but have no power of voting. In such supervision districts the assistant superintendent shall nominate all teachers and when the county school district is not divided into supervision districts the county superintendent or some designated assistant, shall make such nominations, and no board of education of any village or rural district shall employ any teacher not so nominated except by a majority vote. The county board of education may require the county superintendent to personally supervise not to exceed forty teachers of the county school district."

Between lines 27 and 28 insert the following:

"Sec. 4744-1. The salary of the county superintendent shall be fixed by the county board of education, to be not less than twelve hundred dollars per year and shall be paid out of the county board of education fund on vouchers signed by the president of the county board. Half of such salary up to the amount of two thousand dollars shall be paid by the state and the balance by the county school district. In no case shall the amount paid by the state be more than one thousand dollars. The county board may also allow the county superintendent a sum not to exceed three hundred dollars per annum for traveling expenses and \* \* \* *a sum sufficient to pay for the services of a competent clerk or stenographer, which shall be paid out of the county board of education funds on order signed by the president of the board. The \* \* \* part of the county superintendent's salary and the compensation for clerk or stenographer and the traveling expenses of the county superintendent paid by the county school district shall be pro-rated among the village and rural school districts in the county in proportion to the number of teachers employed in each district; but the county board of education must take into consideration and use any funds secured from the county dog and kennel fund or from any other source and which is not already appropriated before the amount is pro-rated to the various rural and village districts.*"

Between lines 76 and 77, insert the following:

"Sec. 7705. The board of education of each village and rural school district shall employ the teachers of the public schools of the district, for a term not longer than three school years, to begin within four months of the date of appointment. \* \* \* In all high schools centralized and consolidated schools one of the teachers shall be designated by the board as principal and shall be \* \* \* *executive head of such school.*"

Between lines 94 and 95 insert the following:

"Sec. 7706-2. \* \* \* *The county superintendent shall assemble the assistant superintendents, at least once each year and oftener, if necessary, for the purpose of considering the efficiency of the existing course of study of the elementary schools of the county school district and for the consideration of such revisions thereto as may be deemed necessary from time to time, and upon the recommendation of the county superintendent and assistant superintendents the county board of education may adopt a course of study which shall be uniform throughout the county school district.*"

In line 128, after the word "sections" insert the numeral "4740."

In line 128, before the numeral "4744-2" insert "4744-1."

In line 129 before the numeral "7706" insert "7705."

In line 129 before the numeral "7706-4" insert "7706-2."

J. C. COPELAND,  
FRANK E. BAKER,  
TOM REYNOLDS,  
H. H. GRISWOLD,  
J. S. FARIS,  
A. L. STUMP,

W. E. WENNER,  
W. R. COMINGS,  
L. J. GRAHAM,  
SIMEON H. BING,  
C. H. FREEMAN,  
W. B. BRYSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Copeland said bill was ordered printed as amended.

**10:55 o'clock a. m.**

On motion of Mr. Scott the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Monday, March 24, 1919, 5 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being reports of standing committees.

No reports were submitted.

Mr. Scott moved that the vote whereby **Sub. H. B. No. 72** — Mr. Cable, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

The House then passed to the second order of business, being resolutions and motions, none were submitted.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 455** — Mr. Myers.

To give certain credits on the required three years' study of law to certain members of the Army, Navy and Marine Corps of the United States.

On motion of Mr. Myers the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **H. B. No. 455** — Mr. Myers, was read the second time by its title.

On motion of Mr. Myers the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **H. B. No. 455** — Mr. Myers, was engrossed at the Clerk's desk and read the third time.

Mr. Myers moved that said bill be informally passed and that it be placed at the head of the calendar.

The motion was agreed to.

**H. B. No. 456** — Mr. Dildine.

To amend section 9572 of the General Code, relating to the allowance of premiums paid to surety bond companies.

**H. B. No. 457** — Mr. Mulcahy.

To amend section 9894 of the General Code, relative to the tax levy for county agricultural societies.

**H. B. No. 458** — Mr. Banker.

Relating to the salaries of appointive state officers.

**H. B. No. 459** — Mr. Johnston.

To amend section 8606 of the General Code, relating to dower.

**H. B. No. 460** — Mr. Jones, of Trumbull.

Providing for the transfer of former road district funds to the county road fund and making provision for the payment of interest and principal of outstanding road district bonds.

**H. B. No. 461** — Mr. Beetham.

To amend sections 5081-1, 5169-8 and 5169-12 of the General Code as to inspectors and challengers at state initiative and referendum elections.

By unanimous consent the House then reverted to the first order of business, being reports of standing committees.

Mr. Denune submitted the following report:

The standing committee on Public Buildings and Lands, to which was referred **H. B. No. 402** — Mr. Swedersky, having had the same under consideration, reports it back and recommends its passage.

HARRY D. SILVER,  
H. S. CABLE,  
THOS. J. DODGE,

WILLIAM E. ENTEMANN,  
H. B. MADDEN,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then reverted to the second order of business, being resolutions and motions.

Mr. Denune offered the following resolution:

**H. J. R. No. 42** — Mr. Denune.

Thanking the press of Ohio for their patriotic services in promoting the success of the world war.



WHEREAS, The press of the state of Ohio, regardless of party affiliation supported without reservation every effort of our government to win the world war for the side of democracy; and

WHEREAS, Such unanimous support was absolutely essential in the mobilizing of favorable public opinion without which the success of the selective draft, the Liberty Loan flotation, or the winning of the war itself would not be possible; and

WHEREAS, Such press performed much of its work for purely patriotic reasons and received for such services no financial remuneration whatsoever; therefore

*Be it resolved by the General Assembly of the State of Ohio, That the General Assembly of Ohio expressing the sentiment of the people of the state hereby extends to the press of the state its appreciation of the faithful service rendered by the press for the cause of humanity and the high spirit and exalted purpose with which such service was performed.*

The resolution was laid over under the rule.

Mr. Burns offered the following resolution:

**H. J. R. No. 43** — Mr. Burns.

Relating to the appointment by the governor of a commission to serve without compensation from, or expense to the state to recommend to the General Assembly amendments to and revision of chapter one of division one of title nine of the General Code of Ohio, providing for the organization and powers of private corporations.

WHEREAS, The provisions of the statutes of Ohio providing for the organization and powers of private corporations have been enacted at various times and under different constitutions of the state of Ohio and are in need of revision and amendments for the purpose of harmonizing the same and providing powers and methods of organization of corporations in consonance with the constitution of 1912, and to more fully protect investors in the stocks of corporations organized under the laws of Ohio and provide greater security therefor, said general provisions now being found in chapter one of division one of title nine of the General Code of Ohio, comprising sections 8623 to 8743; therefore,

*Be it resolved by the General Assembly of the State of Ohio, That the governor of Ohio be, and he hereby is, authorized and empowered to appoint a commission of not more than five persons, residents of Ohio, who shall serve without compensation from or expense to the state, to revise chapter one of division one of title nine of the General Code of Ohio, providing for the organization and powers of private corporations covering sections 8623 to 8743 inclusive and to report their revision of and amendments or additions to said sections of the General Code to the governor to be transmitted to the General Assembly of Ohio.*

The resolution was laid over under the rule.

Mr. Burns offered the following resolution:

**H. J. R. No. 44** — Mr. Burns.

Relative to the lost rolls of three months' troops.

WHEREAS, Governor Denison in June, 1861, called for volunteers to reinforce the Three Months Men already in the field and engaged in the Campaign in West Virginia and in response to the call four (4) companies responded from Washington county, namely:

Captain William P. Mason's Company,  
 Captain Joseph B. Daniels Company,

Captain Francis H. Loring Company,

Captain Sidney F. Shaw Company,

Numbering in all about 200 men, serving during the summer and fall of 1861, guarding General McClellans' line of supplies in Ohio; and,

WHEREAS, The rolls of said companies have been mislaid or lost and can not be found either in the adjutant general's office or in any other department where they were originally on file, although diligent search has been made therefor; and,

WHEREAS, Duly authenticated copies of the rolls of the following named companies were secured from pay rolls of three of said companies, in the year 1881, at the time said rolls were on file in the proper state department, to-wit: The rolls of the companies of Captain Mason, Captain Daniels and Captain Loring, which are hereto attached marked D, E and F, respectively,

*Be it resolved by the General Assembly of the State of Ohio, That said rolls of the companies of Captain Mason, Captain Daniels and Captain Loring, hereto attached be entered upon the files in the office of the adjutant general of Ohio, as and for the legal rolls and lists of said companies for all purposes, in lieu of the rolls so lost as aforesaid.*

The resolution was laid over under the rule.

Mr. Myers offered the following resolution:

**H. J. R. No. 45** — Mr. Myers.

Relative to the rights of the Jewish people.

WHEREAS, The future prosperity and peace of the world depends upon a just and equitable settlement of the European war whereby each and every nationality, however small, shall be granted the liberty to determine its own destiny and the opportunity of living its own life; and

WHEREAS, The government of the United States of America is recognized as an ardent exponent of the rights of small nations; therefore be it

*Resolved by the General Assembly of the State of Ohio, That in its opinion the national aspirations and historic claims of the Jewish people with regard to Palestine should be recognized at the peace conference, in accordance with the British government's declaration of November second, nineteen hundred and seventeen, that there be established such political, administrative and economic conditions in Palestine as will assure the development of Palestine into a Jewish commonwealth, and that the American representatives at the peace conference should use their best endeavors to facilitate the achievement of this object; be it further*

*Resolved, That it is the opinion of the General Assembly of the state of Ohio, that express provisions be made at the Peace Conference for the purpose of granting the Jewish people in every land the complete enjoyment of life, liberty and the opportunities for national development to the end that justice may be done to one of the most suffering people on earth — the Jewish people; and be it further*

*Resolved, That the secretary of state be and he is hereby directed to send duly certified copies of this resolution to each of the representatives of this state in the Senate and House of Representatives of the United States and to each of the representatives of the United States in attendance as members of the Peace Conference assembled at Paris.*

The resolution was laid over under the rule.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 462** — Mr. Comings.

To amend section 10051 of the General Code, relative to the selling, exchanging, or encumbering real estate held by charitable or religious society or association.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**Am. S. B. No. 26** — Mr. White.

Relating to the carrying and displaying of certain flags.

**Am. S. B. No. 11** — Mr. Demuth.

Relating to the selling, offering or exposing for sale agricultural seeds, and to repeal sections 5805-1 to 5805-12 inclusive of the General Code.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
CHAS. J. WHITE,  
CARL V. BEEBE,

JOHN E. BARNES,  
HERBERT L. JONES,  
GEORGE SCHELHORN,  
HENRY EVANS.

The speaker of the House, in the presence of the House, signed said bills.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 463** — Mr. Myers.

To amend sections 2433, 2434, and 2446 of the General Code, relating to the acquirement of land for public buildings by county commissioners.

On motion of Mr. Jones, of Trumbull, **Am. S. B. No. 48** — Mr. Whittemore, was referred to the committee on Universities, Colleges and Normal Schools.

By unanimous consent Mr. Hooley submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 202** — Mr. Cable, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended:

In line 22 strike out the word "and" and insert in lieu thereof the word "or".

ROBERT C. DUNN,  
IRWIN HALSTEAD,  
W. B. BRYSON,  
L. J. GRAHAM,  
CLYDE H. HOOLEY,  
CHARLES H. FOUTS,

CHARLES M. GORDON,  
H. S. ATKINSON,  
THOMAS MULCAHY,  
C. GILBERT TAYLOR,  
H. W. COOKSTON.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fourth order of business, being bills for second reading.



The following bills were read the second time and referred as follows:

- Am. S. B. No. 112** — Mr. Kryder.  
To the committee on Military Affairs.
- S. B. No. 113** — Mr. Bellew.  
To the committee on Judiciary.
- S. B. No. 115** — Mr. Bellew.  
To the committee on Judiciary.
- H. B. No. 440** — Mr. Winter.  
To the committee on Insurance.
- H. B. No. 441** — Mr. Wenner.  
To the committee on Public Health.
- H. B. No. 442** — Mr. Copeland.  
To the committee on County Affairs.
- H. B. No. 443** — Mr. Copeland.  
To the committee on County Affairs.
- H. B. No. 444** — Mr. Copeland (by request).  
To the committee on Common Schools.
- H. B. No. 445** — Mr. Scott.  
To the committee on Military Affairs.
- H. B. No. 446** — Mr. Scott (by request).  
To the committee on Military Affairs.
- H. B. No. 447** — Mr. Robinson.  
To the committee on Agriculture.
- H. B. No. 448** — Mr. Hughes.  
To the committee on Public Buildings and Lands.
- H. B. No. 449** — Mr. Comings.  
To the committee on County Affairs.
- H. B. No. 450** — Mr. Hughes.  
To the committee on Public Health.
- H. B. No. 451** — Mr. Evans.  
To the committee on Judiciary.
- H. B. No. 452** — Mr. Evans.  
To the committee on County Affairs.
- H. B. No. 453** — Mr. Graham, of Muskingum.  
To the committee on Corporations.
- H. B. No. 454** — Mr. Barnes.  
To the committee on Manufactures and Commerce.

6:05 o'clock p. m.

On motion of Mr. Beetham, the House adjourned until 10:00 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Tuesday, March 25th, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Wenner moved that the committee on Public Health be discharged from further consideration of **H. B. No. 441** — Mr. Wenner and said bill be referred to the committee on Labor.

The motion was agreed to.

Mr. Beetham moved that the following bills be placed at the head of the calendar for Wednesday, March 26th, 1919:

**Am. S. B. No. 72** — Mr. Parrett, **Am. S. B. No. 82** — Mr. Agnew, **S. B. No. 84** — Mr. Agnew, and **Am. S. B. No. 89** — Mr. Parrett.

The motion was agreed to.

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

**Am. H. B. No. 79** — Mr. Brach, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas none, nays 67, as follows:

Those voting in the negative are: Messrs.

Alban,	Comings,	Green,	Robinson,
Baker,	Cookston,	Griswold,	Schelhorn,
Barnes,	Copeland,	Hastings,	Scott,
Beaty,	Davis,	Hatch,	Shy,
Beetham,	Delehanty,	Hooley,	Silver,
Benner,	Denune,	Johnston,	Smith,
Billingslea,	Dodge,	Jones, of Trumbull,	Stokes,
Bing,	Drury,	Kay,	Stump,
Bishop,	Entemann,	Kreider,	Talley,
Blauser,	Evans,	Lentz,	Taylor,
Brach,	Foster,	Lonz,	Thompson,
Bryson,	Fouts,	Luchsinger,	Waterston,
Burns,	Gordon, of Brown,	McCoy,	Weaver,
Cable,	Gordon, of Logan,	Matthews,	Wenner,
Carpenter,	Gorrell,	Miller, of Fulton,	Wiest,
Carson,	Graham,	Miller, of Stark,	Wildermuth,
Cochrun,	of Muskingum,	Mulcahy,	Winter—67.

The Senate amendments were not concurred in.

**Am. H. B. No. 158** — Mr. Comings, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bishop,	Cochrun,	Drury,
Baker,	Blauser,	Comings,	Entemann,
Barnes,	Brach,	Cookston,	Evans,
Beetham,	Bryson,	Copeland,	Foster,
Benner,	Burns,	Davis,	Fouts,
Besaw,	Cable,	Delehanty,	Gordon, of Brown,
Billingslea,	Carpenter,	Dildine,	Gordon, of Logan,
Bing,	Carson,	Dodge,	Gorrell,

Those voting in the affirmative are: Messrs. — Concluded.

Graham,	Jones, of Hamilton,	Mulcahy,	Talley,
of Muskingum,	Jones, of Trumbull,	Robinson,	Taylor,
Green,	Kay,	Schelhorn,	Thompson,
Griswold,	Kreider,	Shy,	Waterston,
Hastings,	Lentz,	Silver,	Weaver,
Hatch,	Luchsinger,	Smith,	Wenner,
Hooley,	Matthews,	Stokes,	Wiest,
Hoover,	Miller, of Fulton,	Stump,	Wildermuth—66.
Johnston,	Miller, of Stark,	Swedersky,	

The Senate amendments were concurred in,

**H. B. No. 455** — Mr. Myers, having previously been read the third time was taken up.

Mr. Beetham moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. S. B. No. 61** — Mr. Archer, was taken up and read the third time.

Mr. Miller, of Stark, moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**H. B. No. 455** — Mr. Myers, having previously been read the third time and informally passed, was taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Griswold,	Miller, of Stark,
Baker,	Copeland,	Hastings,	Moyer,
Barnes,	Crabbe,	Hatch,	Mulcahy,
Beaty,	Davis,	Hooley,	Myers,
Beetham,	Delehanty,	Hoover,	Reynolds, Tom,
Benner,	Denune,	Hopple,	Schelhorn,
Billingslea,	Dildine,	Huber,	Scott,
Bing,	Donahay,	Johnston,	Shy,
Bishop,	Drury,	Jones, of Trumbull,	Silver,
Blauser,	Entemann,	Kay,	Smith,
Brach,	Evans,	Kreider,	Stump,
Brannon,	Foster,	Lentz,	Swedersky,
Pryson,	Fouts,	Lonz,	Talley,
Burns,	Gordon, of Brown,	Luchsinger,	Taylor,
Cable,	Gordon, of Logan,	McCoy,	Walsh,
Carpenter,	Gorrell,	McKay,	Wenner,
Carson,	Graham,	Madden,	Wiest,
Cochrun,	of Muskingum,	Matthews,	Wildermuth—74.
Comings,	Green,	Miller, of Fulton,	

Mr. Federman voted in the negative.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 38** — Mr. Kay, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Kay moved to amend as follows:

In line 11, after the word "village" add the following: "But in any case where the said school building, or buildings, include territory not within the boundaries of the city or village, a proportionate charge for water service shall be made in the ratio which such tax



valuation of the property outside the city or village bears to the tax valuation of all the property within such school district."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Smith moved to amend as follows:

In line 10 strike out the words "the pub" at the end of the line and first syllable in line 11 and insert in lieu thereof "all schools".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Federman moved to amend the amendment as follows: After the word "district" add: "subject to the rules and regulations of the water works department of the municipality governing, controlling and regulating the use of water consumed."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 67, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Graham,	Miller, of Stark,
Baker,	Davis,	of Muskingum,	Moyer,
Barnes,	Delehanty,	Green,	Mulcahy,
Beetham,	Denune,	Griswold,	Pearson,
Benner,	Dildine,	Hatch,	Schelhorn,
Besaw,	Dodge,	Helfrich,	Shy,
Billingslea,	Donahay,	Hooley,	Smith,
Bing,	Entemann,	Hoover,	Spidel,
Blauser,	Evans,	Johnston,	Stump,
Brach,	Faris,	Jones, of Trumbull,	Swedersky,
Bryson,	Foster,	Kay,	Talley,
Burns,	Fouts,	Kreider,	Taylor,
Cable,	Gordon, of Brown,	Lentz,	Walsh,
Carpenter,	Gordon, of Logan,	Lonz,	Weaver,
Cochrun,	Gorrell,	McCoy,	Wiest,
Comings,	Graham,	McKay,	Wildermuth,
Copeland,	of Licking,	Miller, of Fulton,	York—67.
Crabbe,			

Those voting in the negative are: Messrs. Brannon, Carson, Drury, Federman, Robinson and Scott.

So the bill passed.

The title was agreed to.

**11:30 o'clock a. m.**

On motion of Mr. Beetham the House recessed until 1:30 o'clock p. m.

**1:30 o'clock p. m.**

The House met pursuant to recess.

Mr. Beetham demanded a call of the House, which was duly seconded, taken and eighty-six members answered to their names.

The absentees are: Messrs.

Atkinson,	Cowan,	Harter,	Myers,
Baker,	Crosser,	Hoover,	Pearson,
Banker,	Delehanty,	Hopple,	Reynolds, Jas. A.
Bliss,	Dunspaugh,	Hughes,	Reynolds, Tom
Bond,	Evans,	Jones, of Hamilton,	Robins,
Burns,	Federman,	Lustig,	Scott,
Cable,	Freeman,	McFarland	Stokes,
Chester,	Gardner,	McKay,	Thompson,
Clark,	Greve,	Morris,	Winter.
Comings,	Halstead,		

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

**Am. H. B. No. 294** — Mr. Crabbe, was taken up and read the third time.

The question being, "Shall the bill pass?"

**2:00 o'clock p. m.**

Attention of the House was called to the special order for this hour, being consideration of **Am. H. B. No. 211** — Mr. Hughes.

The question recurring on the passage of **Am. H. B. No. 294** — Mr. Crabbe.

Mr. Cowan moved to amend as follows:

In line 146 strike out "may" and in lieu thereof insert the word "shall".

The motion was agreed to and the bill so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 90, nays one, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Green,	Matthews,
Rackowski,	Crosser,	Griswold,	Miller, of Fulton,
Baker,	Davis,	Hastings,	Miller, of Stark,
Banker,	Delehanty,	Hatch,	Moyer,
Barnes,	Dodge,	Helfrich,	Mulcahy,
Beetham,	Donahay,	Hinchey,	Myers,
Benner,	Drury,	Hooley,	Reynolds, Tom,
Besaw,	Dunn,	Hoover,	Robinson,
Billingslea,	Dunspaugh,	Hopple,	Silver,
Bishop,	Emery,	Huber,	Smith,
Blauser,	Evans,	Hughes,	Spidel,
Bonser,	Faris,	Jones, of Hamilton,	Stump,
Brach,	Federman,	Jones, of Trumbull,	Swedersky,
Brown,	Foster,	Kay,	Talley,
Burns,	Fouts,	Kilbane,	Thompson,
<b>Cable,</b>	Gardner,	Kreider,	Walsh,
Carpenter,	Gordon, of Brown.	Lawyer,	Waterston,
Carson,	Gordon, of Logan,	Lentz,	Weaver,
Cochrun,	Gorrell,	Lonz,	Wenner,
Comings,	Graham,	Lytle,	Wiest,
Cookston,	of Licking,	McCoy,	Wildermuth,
<b>Copeland,</b>	Graham,	McKay,	Winter,
Cowan,	of Muskingum,	Madden,	York—90.

Mr. Schelhorn voted in the negative.

So the bill passed.

Mr. Crabbe moved to amend the title as follows:

After the figures "14700" insert "14720,"

Correct the figures "1746-27" to read "1746-2".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

**2:15 o'clock p. m.**

Attention of the House was again called to the special order for 2:00 o'clock p. m., being consideration of **Am. H. B. No. 211** — Mr. Hughes.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Hughes moved to amend as follows:

In lines 84 and 85 strike out the words "in accordance with the laws of Ohio governing state civil service appointments" and insert in lieu thereof the words "except it be for good cause and by a majority vote of the membership of the district board of health."

In line 87 strike out the words "To effect the removal of a", and all of lines 88, 89 and 90, and insert in lieu thereof the words "A health commissioner who has been removed from office may appeal to the public health council. Upon notice of such appeal the district board of health shall prefer charges against the health commissioner and a hearing shall be given at which the district board of health and the health commissioner may be present. After such hearing the public health council shall render a decision and such decision shall be a final determination of the case. The hearing".

In line 91 strike out the word "which".

In line 268 after the word "persons" insert the words "so appointed".

In line 523 after the word "any" insert the word "such".

In line 524 after the word "use" insert the word "such".

In line 574 after the word "repealed" strike out the (.) insert a (,) and the words "but this section shall not go into effect until January 1, 1920."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Dunsbaugh demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 80, nays 14, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Pearson,
Backowski,	Crabbe,	Griswold,	Pugh,
Baker,	Crosser,	Hatch,	Reynolds, Tom,
Banker,	Davis,	Helfrich,	Schelhorn,
Barnes,	Denune,	Hoover,	Scott,
Beaty,	Donahay,	Hopple,	Shy,
Beetham,	Drury,	Hughes,	Silver,
Benner,	Dunn,	Jones, of Hamilton,	Smith,
Besaw,	Dunsbaugh,	Jones, of Trumbull,	Spidel,
Billingslea,	Emery,	Kay,	Stokes,
Bing,	Evans,	Kilbane,	Stump,
Bond,	Federman,	Lawyer,	Swedersky,
Bonser,	Foster,	Lonz,	Talley,
Brach,	Fouts,	Luchsinger,	Thompson,
Brannon,	Freeman,	McKay,	Walsh,
Brown,	Gardner,	Madden,	Waterston,
Bryson,	Gordon, of Brown,	Miller, of Stark,	Wenner,
Burns,	Gorrell,	Moyer,	Wildermuth,
Carpenter,	Graham,	Mulcahy,	Winter,
Carson,	of Muskingum,	Myers,	York—80.
Comings,			

Those voting in the negative are: Messrs.

Blauser,	Hooley,	Matthews,	Russell,
Cochrun,	Johnston,	Miller, of Fulton,	Taylor,
Cookston,	Kreider,	Robinson,	Weaver—14.
Gordon, of Logan,	McCoy,		



3:00 o'clock p. m.

Mr. Crabbe moved that the pending motion for the reconsideration of the vote whereby the emergency clause to **Am. H. B. No. 24** — Mr. Crabbe, was lost and which was to have been considered at this hour, be postponed until 3 o'clock p. m. of Thursday, March 27th, 1919.

The motion was agreed to.

**Sub. H. B. No. 118** — Mr. Gordon, of Brown, having previously been read the third time was taken up.

The question being, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line 5 before the word "to" insert "hereafter".

In line 6 strike out the word "oil" and insert in lieu thereof "public auto gasoline".

In line 7 strike out the word "two" and insert in lieu thereof "one".

In line 11 strike out the word "oil" and insert in lieu thereof "public auto gasoline".

Also in line 11 strike out the word "stations" and insert in lieu thereof "station".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Baker moved to amend as follows:

In line 5 strike out the words "maintain or operate".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Lustig demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. McFarland moved that said bill be indefinitely postponed.

The motion was agreed to.

Mr. McFarland arose to a question of privilege, and asked that his vote be recorded on **Am. H. B. No. 211** — Mr. Hughes. His name being called, Mr. McFarland voted "aye".

Mr. Robins requested the use of the hall of the House of Representatives for a public hearing before the committee on Public Waterways for this evening.

The request was granted.

**H. B. No. 309** — Mr. Billingslea, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 94, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Blauser,	Cochrun,	Dodge,
Baker,	Bond,	Comings,	Donahay,
Banker,	Bonser,	Cookston,	Dunn,
Beaty,	Brannon,	Copeland,	Dunspaugh,
Beetham,	Brown,	Cowan,	Emery,
Benner,	Bryson,	Crabbe,	Entemann,
Besaw,	Burns,	Crosser,	Evans,
Billingslea,	Cable,	Davis,	Foster,
Bing,	Carpenter,	Delchanty,	Fouts,
Bishop,	Carson,	Denyue,	Freeman,

Those voting in the affirmative are: Messrs. — Concluded.

Gardner,	Huber,	McFarland,	Shy,
Gordon, of Brown,	Johnson,	McKay,	Silver,
Gordon, of Logan,	Jones, of Trumbull,	Madden,	Smith,
Gorrell,	Kay,	Matthews,	Stokes,
Graham,	Kilbane,	Miller, of Fulton,	Swedersky,
of Muskingum,	King,	Moyer,	Taylor,
Green,	Kreider,	Myers,	Thompson,
Griswold,	Lawyer,	Pearson,	Walsh,
Hastings,	Lentz,	Pugh,	Waterston,
Hatch,	Lonz,	Reynolds, Tom,	Wenner,
Helfrich,	Luchsinger,	Robinson,	Wiest,
Hinchey,	Lustig,	Russell,	Wildermuth,
Hoover,	Lytle,	Schelhorn,	York—94.
Hopple,	McCoy,	Scott,	

Mr. Barnes voted in the negative.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **Am. S. B. No. 3** — Mr. Liggitt.

Relative to the eligibility of honorably discharged soldiers for positions in classified service.

And herewith returns said bill.

Attest:

W. E. HALLEY,

Clerk.

**H. B. No. 310** — Mr. Blauser, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 86, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Green,	Miller, of Fulton,
Backowski,	Cookston,	Griswold,	Moyer,
Baker,	Cowan,	Hastings,	Mulcahy,
Banker,	Delehanty,	Hatch,	Myers,
Barnes,	Denune,	Helfrich,	Pearson,
Beaty,	Dodge,	Hinchey,	Pugh,
Beetham,	Donahay,	Hooley,	Reynolds, Tom,
Benner,	Drury,	Hoover,	Russell,
Besaw,	Dunn,	Hopple,	Schelhorn,
Billingslea,	Dunspaugh,	Johnston,	Scott,
Bing,	Emery,	Jones, of Trumbull,	Shy,
Bishop,	Entemann,	Kay,	Silver,
Blauser,	Evans,	Kreider,	Smith,
Bond,	Faris,	Lawyer,	Stokes,
Bonser,	Foster,	Lentz,	Swedersky,
Brannon,	Fouts,	Lonz,	Taylor,
Brown,	Freeman,	Luchsinger,	Thompson,
Bryson,	Gordon, of Brown,	McCoy,	Walsh,
Burns,	Gordon, of Logan,	McFarland,	Wenner,
Carpenter,	Gorrell,	McKay,	Wiest,
Carson,	Graham,	Madden,	York—86.
Cochran,	of Muskingum,	Matthews,	

So the bill passed.

The title was agreed to.

**Am. H. B. No. 161** — Mr. Lentz, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Lentz moved to amend as follows:

In line 18 after the word "otherwise" insert a comma and strike out the words "or lease".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays 4, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Griswold,	Pearson,
Backowski,	Davis,	Hastings,	Reynolds, Tom,
Baker,	Delehanty,	Helfrich,	Robinson,
Barnes,	Denune,	Hinchey,	Russell,
Beaty,	Dildine,	Hoover,	Schelhorn,
Beetham,	Dodge,	Huber,	Shy,
Benner,	Donahay,	Johnston,	Silver,
Billingslea,	Drury,	Jones, of Hamilton,	Smith,
Bing,	Emery,	Jones, of Trumbull,	Spidel,
Bishop,	Entemann,	Kilbane,	Stokes,
Blauser,	Evans,	Kreider,	Stump,
Bond,	Faris,	Lentz,	Swedersky,
Bonser,	Foster,	Lonz,	Walsh,
Brach,	Fouts,	Luchsinger,	Weaver,
Brannon,	Gardner,	Lytle,	Wenner,
Brown,	Gordon, of Brown,	McKay,	Wiest,
Bryson,	Gordon, of Logan,	Madden,	Wildermuth,
Cable,	Gorrell,	Matthews,	Winter,
Carpenter,	Graham,	Miller, of Fulton,	York—83.
Cochrun,	of Licking,	Moyer,	
Copeland,	Graham,	Mulcahy,	
Cowan,	of Muskingum,	Myers,	

Those voting in the negative are: Messrs. Burns, Carson, Hatch, Waterston.

So the bill passed.

The title was agreed to.

Mr. Beetham moved that the rules be suspended and that **S. J. R. No. 30** — Mr. Whittemore, be taken up out of its regular order and considered now.

The motion was agreed to.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Brown,	Entemann,	Hatch,
Backowski,	Burns,	Evans,	Helfrich,
Banker,	Cable,	Faris,	Hinchey,
Barnes,	Carpenter,	Foster,	Hooley,
Beetham,	Carson,	Fouts,	Hoover,
Benner,	Cochrun,	Freeman,	Huber,
Besaw,	Cookston,	Gordon, of Logan,	Johnston,
Billingslea,	Copeland,	Gorrell,	Jones, of Hamilton,
Bing,	Crosser,	Graham,	Jones, of Trumbull,
Bishop,	Davis,	of Licking,	Kilbane,
Blauser,	Dildine,	Graham,	Kreider,
Bond,	Dodge,	of Muskingum,	Lentz,
Bonser,	Donahay,	Green,	Lonz,
Brach,	Drury,	Griswold,	Luchsinger,
Brannon,	Emery,	Hastings,	Lustig,



Those voting in the affirmative are: Messrs. — Concluded.

Lytle,	Myers,	Silver,	Walsh,
McCoy,	Pugh,	Smith,	Waterston,
Matthews,	Reynolds, Tom,	Spidel,	Weaver,
Miller, of Fulton,	Robinson,	Stokes,	Wenner,
Moyer,	Schelhorn,	Stump,	Wiest,
Mulcahy,	Shy,	Swedersky,	York—82.

The resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 27** — Mr. King.

To supplement section 934 of the General Code by the enactment of section 934-1, requiring washrooms to be provided and maintained at coal mines for the use of employes.

With the following amendments in which the concurrence of the House is requested.

In line 5, strike out the word "ten" and insert the word "five".

In line 5, strike out the word "maintain" and insert the words "keep in repair".

In line 9, strike out the word "pure" and insert the words "warm and cold".

At the end of the bill, insert the following additional section: "Section 2.

This act shall take effect and be in force from and after April 30, 1920".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 121** — Mr. Berry, by request.

To provide a seal for the State Department of Health for the authentication of records and to authorize the administering of oaths.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill in which the concurrence of the House is requested:

**S. B. No. 49** — Mr. Parrett.

To supplement section 12512 of the General Code by the enactment of section 12512-1 to make it unlawful to tamper with fire hydrants, pipes, mains, meters and other water works property.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

**H. B. No. 296** — Mr. Lonz, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Lonz moved to amend as follows:

In line 12 strike out the words "infirmary directors" and insert in lieu thereof "county commissioners" also after the word "such" strike out the word "directors" and insert in lieu thereof the word "commissioners".

In line 14 strike out the word "directors" and insert in lieu thereof the word "commissioners".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Wiest moved to amend as follows:

In line 15 after the word "stone" insert "title".

The motion was agreed to and the bill was so amended

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 77, nays 4, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hatch,	Miller, of Stark,
Backowski,	Delehanty,	Helfrich,	Moyer,
Baker,	Denune,	Hinchey,	Mulcahy,
Banker,	Dildine,	Hooley,	Myers,
Barnes,	Dodge,	Hoover,	Pearson,
Beaty,	Donahay,	Hopple,	Pugh,
Beetham,	Drury,	Huber,	Robinson,
Benner,	Dunspaugh,	Johnston,	Russell,
Besaw,	Emery,	Jones, or Hamilton,	Schelhorn,
Billingslea,	Evans,	Jones, of Trumbull,	Scott,
Bing,	Faris,	Kay,	Shy,
Blauser,	Foster,	Kilbane,	Silver,
Bonser,	Freeman,	Lentz,	Smith,
Brach,	Gordon, of Logan,	Lonz,	Stokes,
Burns,	Graham,	Luchsinger,	Swedersky,
Cable,	of Licking,	Lustig,	Walsh,
Carson,	Graham,	Lytle,	Wiest,
Cochrun,	of Muskingum,	McCoy,	Wildermuth,
Cookston,	Green,	Madden,	York—77.
Copeland,	Griswold,	Miller, of Fulton,	

Those voting in the negative are: Messrs. Bond, Carpenter, Gorrill, Matthews.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 144** — Mr. Cable, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Cable moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

By unanimous consent Mr. York submitted the following report:

The standing committee on Prisons and Prison Reforms, to which was referred **Am. S. B. No. 69** — Mr. Sparks, having had the same under consideration, reports it back and recommends its passage.

GEO. S. YORK,  
JAS. A. GREEN,  
CHAS. F. KREIDER,

H. B. MADDEN,  
C. C. CRABBE,  
D. W. BESAW,

The report was agreed to. The bill was ordered to be placed on the calendar and read the third time in its regular order.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 464** — Mr. Stokes (by request).

Authorizing the county commissioners of Montgomery county to allow and order paid to Anna E. Ryder for personal injuries resulting from a fall on the steps of the court house of Montgomery county, Ohio, a sum not to exceed six hundred dollars.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bills and joint resolutions:

**H. B. No. 17** — Mr. Comings.

To amend section 4250 of the General Code permitting the merging of the departments of public service and public safety in cities under fifty thousand.

**H. B. No. 50** — Mr. Gorrell.

To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent.

**H. B. No. 130** — Mr. Robins.

To amend section 7491 of the General Code, relating to watering places on public highways.

**H. B. No. 170** — Mr. Cochran.

To amend section 3068 of the General Code, relative to the use and occupancy of county memorial buildings.

**H. B. No. 246** — Mr. Robins.

To amend section 3092 of the General Code, relating to care of dependent children by county commissioners.

**H. J. R. No. 38** — Mr. Kay.

Relative to the preparation and printing of Ohio Legislative History.

**H. J. R. No. 37** — Mr. Freeman.

To provide for the printing of extra copies of H. B. No. 359.

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES,  
ROBERT J O'BRIEN,

THOMAS W. LATHAM,  
CARL V. BEEBE,  
J. E. HOLDEN,

The speaker of the House in the presence of the House, signed said bills and joint resolutions.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 465** — Mr. Matthews.

Defining the water resources of the state of Ohio, providing for the making of a comprehensive survey thereof, by the superintendent of the department of public works, of Ohio, vesting in said department certain powers and duties providing for annulment of forfeited or invalid claims affecting water, providing penalties for violation of this act and making an appropriation to carry same in effect.

**H. B. No. 466** — Mr. Spidel.

To authorize the use and purchase of voting machines for any or all elections to be held within any city, village, or other civil division of the state and for the appointment of commissioners.



**H. B. No. 467** — Mr. Bryson.

To amend section 3293 of the General Code and to supplement section 1746 of the General Code by the enactment of section 1746-1, to provide additional compensation for justices of the peace in certain townships and to require the trustees of a township to furnish an office and certain supplies for justices of the peace thereof.

By unanimous consent, Mr. Fouts submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 382** — Mr. Spidel, having had the same under consideration, reports it back and recommends its passage.

CHARLES H. FOUTS,  
A. LEE BEATY,  
WM. L. HUGHES,  
H. H. GRISWOLD,  
ROBERT C. DUNN,

D. ALLEN BOND,  
W. W. STOKES,  
J. S. BACKOWSKI,  
GEO. S. MYERS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Besaw submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 341** — Mr. Besaw, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 25 after the word "therefor" add "e" and a period.

In line 38 correct the spelling of the word "esetete" to "estate".

JOHN COWAN,  
D. W. BESAW,  
FRANK C. WISE,  
C. W. McFARLAND,  
C. W. KING,

J. S. GRAHAM,  
E. M. CROSSER,  
H. M. CARPENTER,  
HARRY McKAY,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Silver submitted the following report:

The standing committee on Public Buildings and Lands, to which was referred **H. B. No. 393** — Mr. Wise, having had the same under consideration, reports it back and recommends its passage.

HARRY D. SILVER,  
DAN ALBAN,  
H. S. CABLE,  
THOS. J. DODGE,

WILLIAM E. ENTEMANN,  
H. B. MADDEN,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Green submitted the following report:

The standing committee on Prisons and Prison Reforms, to which

was referred **H. B. No. 120** — Mr. York, having had the same under consideration, reports it back and recommends its passage.

JAS. A. GREEN,  
CHAS. F. KREIDER,  
H. B. MADDEN,  
GEO. S. YORK,

H. S. CABLE,  
C. C. CRABBE,  
D. W. BESAW.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Crabbe offered the following resolution:

**H. J. R. No. 46** — Mr. Crabbe.

To extend a welcome to the 166th regiment on its return to the city of New York or any other port where said regiment may land.

WHEREAS, The 42nd Division, commonly known as the Rainbow Division, is composed in part of the 166th Regiment of Ohio; and

WHEREAS, The said 166th regiment has fought valiantly in many of the most important engagements of the war; and

WHEREAS, The said regiment will soon return to the United States, it is our duty to send a committee to welcome our heroes upon their return; and

WHEREAS, Many of their comrades were seriously wounded and compelled to return to their homes in Ohio before the end of the war, and believing that the returning troops would be delighted to see a committee composed largely of their wounded comrades; and

WHEREAS, We believe their wounded comrades would be pleased to serve on this committee,

*Be it resolved by the General Assembly of the State of Ohio,* That a committee of six consisting of three members of the House be appointed by the Speaker, and three members of the Senate be appointed by the President of the Senate, whose duty it shall be to select a committee of wounded soldiers of the said 166th Regiment to welcome said regiment upon its return to New York or any other port; said committee shall consist of not more than twenty-five members and in so far as possible, shall represent the different units comprising said regiment.

*Be it further resolved,* That two members of the House be appointed by the Speaker of the House, and two members of the Senate be appointed by the President of the Senate to serve on said committee.

*Be it further resolved,* That the Appropriations and Finance committees of the Senate and House of Representatives are hereby instructed to appropriate a sufficient sum of money to meet the necessary expenses to carry out the provisions of this resolution.

The resolution was laid over under the rule.

**5:05 o'clock p. m.**

On motion of Mr. Lustig the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, March 26, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Hastings arose to a question of privilege, and asked that his vote be recorded on **Am. H. B. No. 211**—Mr. Hughes. His name being called, Mr. Hastings voted "no".

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

**H. B. No. 27**—Mr. King, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted—yeas 96, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Helfrich,	Mulcahy,
Atkinson,	Crosser,	Hinchey,	Pearson,
Backowski,	Davis,	Hooley,	Pugh,
Banker,	Dildine,	Hoover,	Reynolds, Tom,
Barnes,	Dodge,	Hopple,	Robinson,
Beaty,	Donahay,	Huber,	Russell,
Beetham,	Drury,	Johnston,	Shy,
Benner,	Dunn,	Jones, of Trumbull,	Silver,
Besaw,	Emery,	Kay,	Smith,
Billingslea,	Entemann,	Kilbane,	Spidel,
Bishop,	Evans,	King,	Stokes,
Blauser,	Faris,	Kreider,	Stump,
Bond,	Foster,	Lawyer,	Swedersky,
Bonser,	Fouts,	Lentz,	Talley,
Brach,	Freeman,	Luchsinger,	Thompson,
Brannon,	Gardner,	Lustig,	Walsh,
Brown,	Gordon, of Brown,	Lytle,	Waterston,
Bryson,	Gordon, of Logan,	McCoy,	Weaver,
Burns,	Gorrell,	McKay,	Wenner,
Cable,	Graham,	Madden,	Wiest,
Carpenter,	of Licking,	Matthews,	Wildermuth,
Carson,	Graham,	Miller, of Fulton,	Winter,
Cochrun,	of Muskingum,	Miller, of Stark,	Wise,
Cookston,	Hastings,	Moyer,	York—96.
Copeland,	Hatch,		

The Senate amendments were concurred in.

**2:00 o'clock p. m.**

Attention of the House was called to the special order for this hour, being consideration of **Am. H. B. No. 387**—Mr. Walsh.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Walsh moved to amend as follows:

In line 47 strike out the word "commissioner" and in lieu thereof insert "commissioners".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"



The yeas and nays were taken, and resulted — yeas 95, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Helfrich,	Pugh,
Atkinson,	Davis,	Hinchey,	Reynolds, Tom,
Backowski,	Denune,	Hooley,	Robinson,
Banker,	Dildine,	Hoover,	Russell,
Beaty,	Dodge,	Hopple,	Schelhorn,
Beetham,	Donahay,	Huber,	Shy,
Benner,	Drury,	Johnston,	Silver,
Pesaw,	Dunn,	Jones, of Hamilton,	Smith,
Killingslea,	Dunspaugh,	Jones, of Trumbull,	Spidel,
Bing,	Emery,	Kay,	Stokes,
Bishop,	Entemann,	Kilbane,	Stump,
Blauser,	Evans,	Kreider,	Swedersky,
Bond,	Faris,	Lawyer,	Talley,
Bonser,	Fouts,	Lentz,	Taylor,
Brach,	Gordon, of Brown,	Lustig,	Thompson,
Brannon,	Gordon, of Logan,	Lytle,	Walsh,
Brown,	Gorrell,	McCoy,	Waterston,
Bryson,	Graham,	McKay,	Weaver,
Burns,	of Licking,	Madden,	Wenner,
Cable,	Graham,	Matthews,	Wiest,
Carson,	of Muskingum,	Miller, of Fulton,	Wildermuth,
Cochrun,	Green,	Moyer,	Winter,
Copeland,	Hastings,	Mulcahy,	Wise,
Cowan,	Hatch,	Pearson,	York—95.
Crabbe,			

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Sub. H. B. No. 5** — Mr. Hooley.

To amend sections 7621 and 7763 of the General Code, relative to displaying the national flag on school buildings.

**H. B. No. 47** — Mr. Gordon, of Brown.

Requiring sheriffs to investigate shanty boats and to report to the prosecuting attorney persons living in or operating the same without license.

**H. B. No. 93** — Mr. Bing.

To amend section 7817 of the General Code, relative to the number of meetings held each year by the county board of school examiners for the examination of applicants for teachers' certificates.

**Sub. H. B. No. 111** — Mr. Banker.

For the protection by law of badge, button, insignia or emblem used by the United Veterans of the Republic, a war veteran organization legally incorporated within the state of Ohio.

**H. B. No. 155** — Mr. Robinson.

Providing for changing the name of "County Infirmary" to "County Home".

**Am. H. B. No. 228** — Mr. Baker.

To amend section 8574 of the General Code, relative to the order of descent of property acquired by purchase.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 79**—Mr. Brach.

Relating to the establishment of a municipal court in the city of Toledo.

And asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the request of the Senate for a committee of Conference on said bill be acceded to.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 35**—Mr. Lloyd.

Granting the use of the Senate and House chambers, and the rotunda to the Grand Army of the Republic.

Attest:

W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Sub. H. B. No. 65**—Mr. Comings.

To amend section 2502 of the General Code, relating to contracts between county commissioners and hospitals organized for charitable purposes.

With the following amendment in which the concurrence of the House is requested.

Strike out all after the enacting clause and insert in lieu thereof the following:

"Section 1. That section 3138-1 of the General Code be amended so as to read as follows:

"Sec. 3138-1. That the board of county commissioners of any county may enter an agreement *with one or more corporations or associations*, organized for charitable purposes, or \* \* \* *with one or more corporations or associations* organized for the purpose of maintaining and operating a hospital in any county where *such* hospital has been established, for the care of the indigent sick and disabled, excepting persons afflicted with pulmonary tuberculosis, upon such terms and conditions as may be agreed upon between said commissioners, and such corporations or associations, and said commissioners, shall provide for the payment of the amount agreed upon, either in one payment, or installments, or so much from year to year as the parties stipulate. *Noth-*

*ing herein shall authorize the payment of public funds to a sectarian institution.*

"Section 2. That said original section 3138-1 and section 2502 of the General Code be, and the same are hereby repealed."

Attest:

W. E. HALLEY,  
Clerk.

Consideration of Senate amendments was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House is requested:

**Am. S. B. No. 122** — Mr. Stone.

An act relating to the manufacture, keeping, storage, transportation and sale of explosives, and providing for penalties for any violation of this act.

**Am. S. B. No. 81** — Mr. Lloyd.

To amend sections 2221, 2223 and 2225, and to repeal sections 2224 and 2226 of the General Code, relating to insane and epileptic convicts.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

The House then passed to the second order of business, being bills for third reading.

**Am. S. B. No. 72** — Mr. Parrett, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Johnston moved to amend as follows:

In line 51 between "Ohio" and the period insert "and shall devote themselves during their term of service exclusively to the administration of the tax laws"

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays 11, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Dildine,	Helfrich,	Pearson,
Backowski,	Dodge,	Hopple,	Pugh,
Banker,	Donahay,	Johnston,	Reynolds, Tom,
Barnes,	Drury,	Jones, of Hamilton,	Robinson,
Beaty,	Dunn,	Jones, of Trumbull,	Schelhorn,
Beetham,	Dunspaugh,	Kay,	Silver,
Benner,	Emery,	Kilbane,	Smith,
Besaw,	Entemann,	King,	Spidel,
Billingslea,	Evans,	Kreider,	Stokes,
Bing,	Faris,	Luchsinger,	Stump,
Bishop,	Federman,	Lustig,	Swedersky,
Blauser,	Foster,	Lytle,	Talley,
Bonser,	Fouts,	McFarland,	Taylor,
Brach,	Freeman,	McKay,	Thompson,
Brannon,	Gardner,	Madden,	Walsh,
Brown,	Gordon, of Logan,	Matthews,	Waterston,
Comings,	Graham,	Miller, of Fulton,	Wenner,
Crabbe,	of Muskingum,	Moyer,	Wiest,
Crosser,	Green,	Mulcahy,	Winter—75,



Those voting in the negative are: Messrs.

Alban,	Graham,	Huber,	Lonz,
Bond,	of Licking,	Lawyer,	McCoy,
Carson,	Hatch,	Lentz,	Miller of Stark—11.

So the bill passed.

The title was agreed to.

**Am. S. B. No. 82**—Mr. Agnew, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Dunn moved to amend as follows:

In line 10 strike out the word "apply" and insert "shall give notice thereof".

In line 11 strike out "for a permit to erect".

Strike out all of line 12.

In line 13 strike out "shall furnish the county auditor with" and insert "said notice shall contain".

In line 16 strike out "make the application" and insert "give the notice".

Mr. Thompson moved that said bill with pending amendments be informally passed, and that it retain its place on the calendar.

The motion was not agreed to.

By unanimous consent Mr. Dunn withdrew his amendments to said bill.

The question recurring, "Shall the bill pass?"

Mr. Fouts moved to amend as follows:

In line 10 strike out the words "various townships, villages or".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In line 13 strike out the word "apply" and insert "shall give notice thereof".

In line 15 strike out "for a permit to erect".

In lines 16 and 17 strike out "shall furnish the county auditor with" and insert "said notice shall contain".

In line 22 strike out "make the application" and insert "give the notice".

Mr. Gorrell moved that said amendments be laid on the table. Upon which Mr. Thompson demanded a yea and nay vote which was taken and resulted—yeas 42, nays 59, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hatch,	Miller, of Fulton,
Benner,	Donahay,	Helfrich,	Miller, of Stark,
Besaw,	Drury,	Hooley,	Robinson,
Bing,	Fouts,	Huber,	Russell,
Blauser,	Gordon, of Brown,	Johnston,	Shy,
Bond,	Gordon, of Logan,	Kreider,	Silver,
Cochrun,	Gorrell,	Lawyer,	Talley,
Cookston,	Green,	Lytle,	Taylor,
Crabbe,	Griswold,	McCoy,	Waterston,
Denune,	Halstead,	McFarland,	York—42.
Dildine,	Hastings,		

Those voting in the negative are: Messrs.

Backowski,	Beaty,	Bishop,	Brown,
Baker,	Beetham,	Bonser,	Bryson,
Barnes,	Billingslea,	Brach,	Burns,

Those voting in the negative are: Messrs. — Concluded.

Carpenter,	Foster,	Lentz,	Schelhorn,
Carson,	Freeman,	Lonz,	Smith,
Comings,	Gardner,	Luchsinger,	Stokes,
Crosser,	Graham,	Lustig,	Stump,
Davis,	of Licking,	McKay,	Swedersky,
Dunn,	Hinchey,	Madden,	Thompson,
Dunspaugh,	Hoover,	Matthews,	Walsh,
Emery,	Hopple,	Moyer,	Weaver,
Entemann,	Jones, of Hamilton,	Mulcahy,	Wenner,
Evans,	Jones, of Trumbull,	Myers,	Wiest,
Faris,	Kay,	Pearson,	Winter,
Federman,	Kilbane,	Pugh,	Wise—59.

The motion to lay the amendments on the table was not agreed to.

The question recurring, "Shall the motion to amend as offered by

Mr. Thompson be agreed to?"

The motion was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line 24, before the word "penalty" insert the word "tax".

The motion was agreed to and the bill was so amended.

Mr. Wiest moved that said bill as amended be informally passed and that it retain its place on the calendar, and be reprinted as amended.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Hooley moved to amend as follows:

In lines 11 and 12, strike out "not having and requiring a system of building registration and inspection".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Beetham demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 40, nays 49, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Carpenter,	Graham,	Lustig,
Baker,	Comings,	of Licking,	Madden,
Barnes,	Cowan,	Hinchey,	Matthews,
Beaty,	Crosser,	Hoover,	Moyer,
Billingslea,	Dunspaugh,	Hopple,	Myers,
Bing,	Emery,	Jones, of Hamilton,	Pugh,
Bishop,	Entemann,	Jones, of Trumbull,	Smith,
Bonser,	Evans,	Kay,	Stokes,
Brach,	Federman,	Kilbane,	Walsh,
Brannon,	Freeman,	Luchsinger,	Weaver—40.
Brown,			

Those voting in the negative are: Messrs.

Besaw,	Davis,	Gordon, of Brown,	King,
Blauser,	Denune,	Gordon, of Logan,	Kreider,
Bond,	Dildine,	Green,	Lawyer,
Burns,	Dodge,	Griswold,	Lentz,
Cable,	Donahay,	Hastings,	Lonz,
Carson,	Drury,	Hatch,	Lytle,
Cochrun,	Dunn,	Hooley,	McCoy,
Cookston,	Foster,	Huber,	McFarland,
Crabbe,	Fouts,	Johnston,	McKay,

Those voting in the negative are: Messrs. — Concluded.

Miller, of Fulton,	Shy,	Talley,	Waterston,
Pearson,	Silver,	Taylor,	Wiest,
Robinson,	Spidel,	Thompson,	York—49.
Russell,			

The bill not having received a constitutional majority was lost.

**S. B. No. 84** — Mr. Agnew, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 91, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Griswold,	Madden,
Atkinson,	Comings,	Halstead,	Miller, of Fulton,
Backowski,	Copeland,	Hastings,	Moyer,
Baker,	Crabbe,	Hatch,	Mulcahy,
Banker,	Crosser,	Helfrich,	Myers,
Barnes,	Denune,	Hinchey,	Pearson,
Beaty,	Dildine,	Hooley,	Pugh,
Beetham,	Donahay,	Hoover,	Reynolds, Tom,
Benner,	Drury,	Hopple,	Robinson,
Besaw,	Dunn,	Jones, of Trumbull,	Russell,
Billingslea,	Dunspaugh,	Kay,	Schelhorn,
Bing,	Emery,	Kilbane,	Smith,
Bishop,	Entemann,	King,	Spidel,
Blauser,	Evans,	Kreider,	Stokes,
Bond,	Federman,	Lawyer,	Stump,
Bonser,	Foster,	Lentz,	Swedersky,
Brach,	Fouts,	Lonz,	Taylor,
Brannon,	Freeman,	Luchsinger,	Thompson,
Brown,	Gordon, of Logan,	Lustig,	Wiest,
Burns,	Gorrell,	Lytle,	Wildermuth,
Cable,	Graham,	McCoy,	Winter,
Carpenter,	of Muskingum,	McFarland,	Wise,
Carson,	Green,	McKay,	York—91.

Messrs. Huber and Shy voted in the negative.

So the bill passed.

The title was agreed to.

**Am. S. B. No. 89** — Mr. Parrett, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Foster,	Kilbane,
Backowski,	Cochrun,	Fouts,	King,
Baker,	Comings,	Freeman,	Kreider,
Banker,	Cookston,	Gardner,	Lawyer,
Beaty,	Copeland,	Gordon, of Logan,	Lentz,
Beetham,	Cowan,	Gorrell,	Lonz,
Benner,	Crabbe,	Graham,	Lustig,
Besaw,	Crosser,	of Muskingum,	Lytle,
Billingslea,	Davis,	Griswold,	McCoy,
Bing,	Dodge,	Halstead,	McFarland,
Bishop,	Donahay,	Helfrich,	McKay,
Bond,	Drury,	Hinchey,	Madden,
Bonser,	Dunn,	Hooley,	Matthews,
Brach,	Emery,	Hoover,	Miller, of Fulton,
Brannon,	Entemann,	Huber,	Moyer,
Brown,	Evans,	Johnston,	Mulcahy,
Carpenter,	Faris,	Jones, of Trumbull,	Myers,



Those voting in the affirmative are:—Concluded.

Pearson,	Silver,	Talley,	Wiest,
Reynolds, Tom,	Smith,	Taylor,	Wildermuth,
Robinson,	Stokes,	Thompson,	Winter,
Russell,	Stump,	Waterston,	Wise,
Schelhorn,	Swedersky,	Wenner,	York—88.
Shy,			

So the bill passed.

The title was agreed to.

**Am. S. B. No. 61**—Mr. Archer, having been previously read the third time, was taken up.

The question being, "Shall the bill pass?"

Mr. Burns moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 144**—Mr. Cable, having been previously read the third time, was taken up.

Mr. Cable moved that said bill be informally passed and that it be placed at the foot of the calendar.

The motion was agreed to.

Mr. Swedersky moved that **H. B. No. 402**—Mr. Swedersky, be advanced on the calendar to the position now occupied by **H. B. No. 319**—Mr. Swedersky.

The motion was agreed to and said **H. B. No. 402**—Mr. Swedersky, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Swedersky moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**H. B. No. 151**—Mr. Backowski, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Backowski moved to amend as follows:

In line 13 strike out the word "Filling" and in lieu thereof insert the word "Filing".

In line 79 strike out the "is" after the word "car" and in lieu thereof insert the word "so".

In line 106 strike out the word "he" and in lieu thereof insert the word "the".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 81, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Brach,	Donahay,	Graham,
Backowski,	Brannon,	Drury,	of Licking,
Baker,	Brown,	Dunspaugh,	Graham,
Banker,	Burns,	Emery,	of Muskingum,
Barnes,	Carpenter,	Entemann,	Griswold,
Beetham,	Carson,	Evans,	Halstead,
Benner,	Cochrun,	Foster,	Hatch,
Bing,	Comings,	Fouts,	Hooley,
Bishop,	Copeland,	Freeman,	Hopple,
Blauser,	Cowan,	Gardner,	Huber,
Bond,	Crosser,	Gordon, of Brown,	Jones, of Trumbull,
Bonser,	Dodge,	Gordon, of Logan,	Kilbane,

Those voting in the affirmative are: Messrs. — Concluded.

King,	Matthews,	Schelhorn,	Taylor,
Kreider,	Miller, of Fulton,	Shy,	Walsh,
Lawyer,	Moyer,	Silver,	Weaver,
Lentz,	Mulcahy,	Smith,	Wenner,
Luchsinger,	Myers,	Spidel,	Wildermuth,
Lustig,	Pearson,	Stokes,	Winter,
Lytle,	Pugh,	Stump,	Wise,
McKay,	Reynolds, Tom,	Swedersky,	York, — 81.
Madden,	Robinson,	Talley,	

So the bill passed.

Mr. Backowski moved to amend the title as follows:

After the word "sales" strike out "and" and in lieu thereof insert a comma. After the word "thereto" add "and to repeal sections 8568, 8569 and 8570 of the General Code".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

**Am. H. B. No. 299** — Mr. Jones, of Trumbull, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Jones, of Trumbull, moved to amend as follows:

In line 5, strike out the word "or" and insert the word "and".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Dodge,	Helfrich,	Miller, of Fulton,
Banker,	Donahay,	Hinchey,	Moyer,
Barnes,	Drury,	Hooley,	Mulcahy,
Beaty,	Dunspaugh,	Hoover,	Pearson,
Benner,	Emery,	Huber,	Pugh,
Besaw,	Evans,	Johnston,	Reynolds, Tom,
Bing,	Federman,	Jones, of Hamilton,	Robinson,
Blauser,	Fouts,	Jones, of Trumbull,	Scott,
Bonser,	Freeman,	Kay,	Shy,
Brach,	Gardner,	Kilbane,	Silver,
Brannon,	Gordon, of Brown,	King,	Smith,
Bryson,	Gordon, of Logan,	Kreider,	Stokes,
Burns,	Gorrell,	Lawyer,	Talley,
Cable,	Graham,	Lentz,	Taylor,
Carpenter,	of Licking,	Luchsinger,	Walsh,
Carson,	Graham,	Lytle,	Waterston,
Cochrun,	of Muskingum,	McCoy,	Wenner,
Copeland,	Green,	McKay,	Winter,
Crabbe,	Griswold,	Madden,	Wise,
Crosser,	Halstead,	Matthews,	York—80.
Dildine,	Hatch,		

So the bill passed.

The title was agreed to.

**4:25 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 7 o'clock p. m.

**7:00 o'clock p. m.**

The House met pursuant to recess.

On motion of Mr. Federman the House then passed to the fourth order of business, being reports of standing committees.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 419**—Mr. McFarland (by request), having had the same under consideration, reports it back and recommends its passage.

C. W. McFARLAND,  
J. H. T. GORDON,  
HARRY D. SILVER,  
J. L. COCHRUN,  
HERMAN SHY,  
FRANK L. LYTLE,  
ISRAEL M. BLAUSER,

MINOR K. JOHNSTON,  
C. K. MILLER,  
FRED HUBER,  
C. M. DRURY,  
HENRY A. HATCH,  
W. B. BRYSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 423**—Mr. Benner, having had the same under consideration, reports it back and recommends its passage.

C. W. McFARLAND,  
J. H. T. GORDON,  
J. K. COCHRUN,  
HARRY D. SILVER,  
HERMAN SHY,  
FRANK L. LYTLE,  
ISRAEL M. BLAUSER,

MINOR K. JOHNSTON,  
C. K. MILLER,  
FRED HUBER,  
C. M. DRURY,  
HENRY A. HATCH,  
W. B. BRYSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Donahay submitted the following report:

The standing committee on Insurance, to which was referred **H. B. No. 440**—Mr. Winter, having had the same under consideration, reports it back, and recommends its passage.

EDW. A. WINTER,  
C. M. DRURY,  
E. L. DONAHAY,  
JOHN W. GORRELL,  
HARRY D. SILVER,  
W. A. RUSSELL,

THOMAS MULCAHY,  
TOM R. BRANNON,  
J. E. FOSTER,  
H. M. CARPENTER,  
F. M. WILDERMUTH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Donahay submitted the following report:

The standing committee on Insurance, to which was referred **H. B. No. 57**—Mr. Bryson, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

In line 3, strike out the words "other motor vehicle" and insert in lieu thereof the words "motor truck".

In line 18, after the word "be" add the following: "and said cer-



tificate of ownership or a true copy thereof, shall be forthwith deposited with the county recorder of the county where the transferee resides”.

EDW. A. WINTER,  
C. M. DRURY,  
E. L. DONAHAY,  
JOHN W. GORRELL,  
HARRY D. SILVER,  
W. A. RUSSELL,

THOMAS MULCAHY,  
J. E. FOSTER,  
TOM R. BRANNON,  
HARRY F. BROWN,  
H. M. CARPENTER,  
F. M. WILDERMUTH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller, of Stark, submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 320**—Mr. Matthews, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3 after the word “Portsmouth”, insert the words “and the township of Wayne”; in line 33 strike out the words “three hundred” and insert in lieu thereof “one thousand”; in line 34 strike out the words “three hundred” and insert in lieu thereof “one thousand”; in lines 38 and 39, strike out “three hundred” and insert in lieu thereof “one thousand”; in line 84 strike out the words “three hundred” and insert in lieu thereof “one thousand”; in line 315 strike out the word “Portsmouth”. In line 323, strike out the words “or any other officer of the municipal court” and the comma. Strike out all of section 39.

Renumber the following sections:

J. S. MILLER,  
CHARLES H. FOUTS,  
D. ALLEN BOND,  
K. E. HOOVER,  
A. LEE BEATY,  
W. W. STOKES,

J. S. BACKOWSKI,  
ROBERT C. DUNN,  
DAVID H. SCOTT,  
FRANK E. BAKER,  
H. H. GRISWOLD.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Dunn moved that the committee on Public Highways be discharged from further consideration of **S. B. No. 111**—Mr. Miller, and said bill be referred to the committee on Public Parks and Works. The motion was agreed to.

Mr. Blauser submitted the following report:

The standing committee on Soldiers’ and Sailors’ Orphans’ Home, to which was referred **H. B. No. 425**—Mr. Emery, having had the same under consideration, reports it back, and recommends its passage.

CHARLES M. GORDON,  
J. L. COCHRUN,  
JOHN E. BARNES,  
C. K. MILLER,

B. J. EMERY,  
ISRAEL M. BLAUSER,  
HENRY A. HATCH,  
CHAS. F. KREIDER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 407** — Mr. Freeman, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 99 strike out the period after the word "acres" and add "nor more than one hundred and sixty acres."

SIMEON H. BING,  
A. L. STUMP,  
C. K. MILLER,  
C. H. FREEMAN,  
JOHN S. FARIS,

W. R. COMINGS,  
L. J. GRAHAM,  
J. C. COPELAND,  
JOHN E. BARNES.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller, of Fulton, submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 406** — Mr. Freeman, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all of lines 31 and 32.

In line 35 strike out "fifty" and insert in lieu thereof "sixty".

In line 36 strike out "fifty-five" and in lieu thereof insert "sixty-five".

In line 39 strike out "sixty" and in lieu thereof insert "seventy-five".

In line 41 strike out "eighty" and insert in lieu thereof "ninety".

A. L. STUMP,  
JOHN E. BARNES,  
J. C. COPELAND,  
C. K. MILLER,  
L. J. GRAHAM,

W. R. COMINGS,  
C. H. FREEMAN,  
JOHN S. FARIS,  
SIMEON H. BING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stump submitted the following report:

The standing committee on Banks and Banking, to which was referred **S. B. No. 52** — Mr. Lloyd, having had the same under consideration, reports it back, and recommends its passage.

A. L. STUMP,  
L. J. GRAHAM,  
GEO. E. MATTHEWS,  
R. M. BILLINGSLEA,

J. S. GRAHAM,  
TOM REYNOLDS,  
FRANK L. LYTLE.

The report was agreed to.

The bill was ordered placed on the calendar and read the third time in its regular order.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 126** — Mr. Ritter.

To compensate Jay C. Snyder for services rendered and for hospital and doctor bill.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**S. B. No. 91** — Mr. O'Brien.

To regulate the payment of losses under contracts for casualty insurance.

**S. B. No. 119** — Mr. Latham.

To amend section 464 and to supplement section 13916 by sections 13916-1, 13916-2, 13916-3 of the General Code, relative to authorizing the attorney general and the superintendent of public works to investigate the title of swamp and marsh lands and recover the same for the state.

**S. B. No. 123** — Mr. Davis.

To amend section 330-1 of the General Code, relative to the deposit of state insurance funds.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 247** — Mr. Miller, of Stark.

To amend sections 1579-197, 1579-198, 1579-204, 1579-207, 1579-220, 1579-224, 1579-226, 1579-229 of the General Code, enlarging the jurisdiction of the municipal court of Alliance, Ohio, providing for certain officers thereof, and defining their powers and duties.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 190** — Mr. Dunn.

Relating to liabilities of mutual live stock insurance associations.

With the following amendment in which the concurrence of the House is requested:



In the title after the word Code in the first line strike out the words "of Ohio".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendment was laid over under the rule.

The House then passed to the fifth order of business, being reports of select committees.

No reports were submitted.

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time by their titles and referred as follows:

**H. B. No. 456** — Mr. Dildine.

To the committee on Insurance.

**H. B. No. 457** — Mr. Mulcahy.

To the committee on Agriculture.

**H. B. No. 458** — Mr. Banker.

To the committee on Appropriations and Finance.

**H. B. No. 459** — Mr. Johnston.

To the committee on Codes, Courts and Procedure.

**H. B. No. 460** — Mr. Jones, of Trumbull.

To the committee on Public Highways.

**H. B. No. 461** — Mr. Beetham.

To the committee on Privileges and Elections.

**H. B. No. 462** — Mr. Comings.

To the committee on County Affairs.

**H. B. No. 463** — Mr. Myers.

To the committee on County Affairs.

**S. B. No. 121** — Mr. Berry (by request).

To the committee on Public Health.

**S. B. No. 49** — Mr. Parrett.

To the committee on Insurance.

**H. B. No. 464** — Mr. Stokes (by request).

To the committee on County Affairs.

**H. B. No. 465** — Mr. Matthews.

To the committee on Public Waterways.

**H. B. No. 466** — Mr. Spidel.

To the committee on Privileges and Elections.

**H. B. No. 467** — Mr. Bryson.

To the committee on County Affairs.

The House then passed to the seventh order of business, being introduction of bills.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 468** — Mr. Backowski.

To amend section 1639 of the General Code, to provide for the designation of a judge to act during the temporary absence or disability of the judge of the juvenile court.

**H. B. No. 469** — Mr. Myers.

To provide for the development of Americanization work and to encourage the patriotic education and assimilation of foreign born residents.

On motion of Mr. Myers the constitutional rule requiring bills to be fully read on three different days was dispensed with and said bill was read the second time by its title.

Mr. Myers moved that **H. B. No. 469** — Mr. Myers, be referred to the committee on German Propaganda.

The motion was agreed to and the bill so referred.

**H. B. No. 470** — Mr. Bryson.

To amend section 2421 of the General Code, relative to the construction and repair of bridges and viaducts by county commissioners.

**H. B. No. 471** — Mr. Robinson.

To amend section 614-20 of the General Code of Ohio, relating to the public utility commission.

By unanimous consent Mr. Winter submitted the following report:

The standing committee on Insurance, to which was referred **Am. S. B. No. 14** — Mr. Sparks, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 17, strike out the words "to pay for" and insert in lieu thereof, the words "for pay to."

In line 73, strike out the words "on display" and insert in lieu thereof, the words "used for display purposes."

In line 149, strike out the period and insert the following: "and shall file with the state fire marshal a diagram or list showing the price of each room in said hotel and no advance shall be made in this schedule, without twenty days' written notice to the state fire marshal."

EDW. A. WINTER,  
C. M. DRURY,  
E. L. DONAHAY,  
JOHN W. GORRELL,  
HARRY D. SILVER,

W. A. RUSSELL,  
J. E. FOSTER,  
HARRY F. BROWN.  
H. M. CARPENTER.  
F. M. WILDERMUTH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Banker submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 270** — Mr. Banker, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

After the word "both" in line 15 change period to semicolon and add the following:

*provided, however, that municipalities shall have the power to permit, regulate or forbid the exhibition of the projection of motion pictures on Sunday after the noon hour, subject to the sections of the statutes providing for the initiative and referendum.*

PAUL M. BANKER,  
E. L. DONAHAY,  
H. B. MADDEN,  
HARRY MOYER,

GEO. S. MYERS,  
S. SPIDEL,  
ARTHUR E. JONES,  
TOM REYNOLDS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Hoover submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 371** — Mr. Robins, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 19 change period to comma and strike out remainder of line.

In line 20 strike out all words except "and the".

In line 38 strike out last four words.

Strike out all of line 39.

Strike out all of line 40 and insert: "and shall make appropriate".

In line 42 change period to comma and add: "and whether such child is suitable for adoption in such home".

In line 43 after first word insert: "or of any certified institution".

In line 47 after period insert: "Such report shall be solely for the confidential information of the judge and shall not be filed as a part of the records or papers in the case."

In line 51 change "shall" to "may".

Between lines 80 and 81 insert: "The word 'guardian', as used in this and other sections of this act, refers only to the guardian of the person of the child."

In line 100 strike out "physically and mentally" and change "fit" to "suitable".

In line 114 strike out "at length".

In line 119 change "obligations" to "obligation".

In line 122 change "said" to "such".

At end of line 131 add: "Nothing in this act shall be construed as debarring an adopted child from inheriting property of its natural parents and other kin."

At the end of line 142 add: "The court shall then proceed to commit such child to an appropriate state institution or board or make such other disposition as will best subserve the welfare of such child."

K. E. HOOVER,  
CHARLES H. FOUTS,  
D. ALLEN BOND,  
A. LEE BEATY,

J. S. MILLER,  
GEO. S. MYERS,  
ROBERT C. DUNN,  
FRANK E. BAKER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Beetham offered the following resolution:

**H. J. R. No. 47** — Mr. Beetham.

Relative to a recess of the General Assembly.

*Be it resolved by the General Assembly of the State of Ohio, That when the Senate and House of Representatives do adjourn on Friday, April 4, 1919, it be to meet April 22, 1919, at ten o'clock a. m.*

The resolution was laid over under the rule.

The House then reverted to the third order of business, being resolutions laid over under rule 89.



**S. J. R. No. 33** — Mr. Ritter, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Hinchey,	Pearson,
Backowski,	Crabbe,	Hooley,	Pugh,
Baker,	Crosser,	Hoover,	Reynolds, Tom,
Beaty,	Davis,	Huber,	Robinson,
Beetham,	Dildine,	Johnston,	Schelhorn,
Benner,	Dodge,	Jones, of Trumbull,	Scott,
Bing,	Donahay,	Kilbane,	Shy,
Bishop,	Entemann,	King,	Silver,
Elauser,	Evans,	Kreider,	Smith,
Bond,	Federman,	Lawyer,	Spidel,
Bonser,	Fouts,	Lentz,	Stokes,
Brach,	Freeman,	Luchsinger,	Swedersky,
Brannon,	Gardner,	Lustig,	Taylor,
Bryson,	Gordon, of Brown,	Lytle,	Thompson,
Burns,	Gordon, of Logan,	McCoy,	Waterston,
Cable,	Gorrell,	Madden,	Weaver,
Carpenter,	Graham,	Matthews,	Wenner,
Carson,	of Licking,	Miller, of Fulton,	Wiest,
Cochrun,	Graham,	Miller, of Stark,	Winter,
Comings,	of Muskingum,	Moyer,	Wise,
Cookston,	Griswold,	Mulcahy,	York—85.
Copeland,	Hastings,	Myers,	

The resolution was adopted.

The speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 79** — Mr. Brach: Messrs. Brach, Gorrell, Wenner.

**H. J. R. No. 40** — Mr. Tom Reynolds, was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Lytle moved that said resolution be referred to the committee on Judiciary, upon which motion a yea and nay vote was demanded, taken and resulted — yeas 28, nays 45, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Graham,	Lytle,
Beetham,	Copeland,	of Licking,	Miller, of Fulton,
Benner,	Crabbe,	Griswold,	Miller, of Stark,
Bing,	Crosser,	Hatch,	Pugh,
Bond,	Davis,	Huber,	Robinson,
Cable,	Drury,	Johnston,	Scott,
Carpenter,	Gordon, of Logan,	Lawyer,	Silver,
			Waterston—28.

Those voting in the negative are: Messrs.

Backowski,	Donahay,	Kreider,	Smith,
Baker,	Entemann,	Lustig,	Spidel,
Banker,	Evans,	McCoy,	Stokes,
Beaty,	Fouts,	McFarland,	Taylor,
Bishop,	Freeman,	Madden,	Thompson,
Blauser,	Gorrell,	Moyer,	Weaver,
Bonser,	Hastings,	Mulcahy,	Wenner,
Brannon,	Hinchey,	Myers,	Wiest,
Bryson,	Hoover,	Reynolds, Tom,	Winter,
Burns,	Hopple,	Schelhorn,	Wise,
Cochrun,	Kilbane,	Shy,	York—45.
Dildine,			

The motion was not agreed to.

The question recurring, "Shall the resolution be adopted?"

Mr. Tom Reynolds moved that said resolution be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**H. R. No. 44** — Mr. Beetham, was taken up.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

**H. J. R. No. 42** — Mr. Denune, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 76, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Hatch,	Moyer,
Backowski,	Crabbe,	Hinchey,	Mulcahy,
Baker,	Crosser,	Hookey,	Myers,
Banker,	Davis,	Hoover,	Pugh,
Barnes,	Dildine,	Hopple,	Reynolds, Tom,
Beaty,	Dodge,	Huber,	Robinson,
Beetham,	Donahay,	Johnston,	Schelhorn,
Benner,	Drury,	Jones, of Hamilton,	Scott,
Bing,	Dunspough,	Jones, of Trumbull,	Shy,
Bishop,	Entemann,	Lentz,	Silver,
Blauser,	Evans,	Lonz,	Smith,
Brach,	Fouts,	Luchsinger,	Stokes,
Brannon,	Freeman,	Lustig,	Swedersky,
Brown,	Gardner,	Lytle,	Taylor,
Bryson,	Gordon, of Logan,	McFarland,	Thompson,
Burns,	Graham,	Madden,	Waterston,
Cable,	of Muskingum,	Matthews,	Weaver,
Carpenter,	Griswold,	Miller, of Fulton,	Wiest,
Carson,	Hastings,	Miller, of Stark,	York—76.
Cochrun,			

The resolution was adopted.

**H. J. R. No. 43** — Mr. Burns, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Hatch,	Moyer,
Backowski,	Copeland,	Hinchey,	Mulcahy,
Baker,	Crabbe,	Hoover,	Myers,
Barnes,	Crosser,	Hopple,	Pearson,
Beaty,	Davis,	Huber,	Pugh,
Beetham,	Dildine,	Johnston,	Reynolds, Tom,
Benner,	Dodge,	Jones, of Hamilton,	Robinson,
Bing,	Donahay,	Jones, of Trumbull,	Scott,
Bishop,	Drury,	Kreider,	Shy,
Blauser,	Entemann,	Lentz,	Silver,
Bond,	Evans,	Luchsinger,	Smith,
Bonser,	Fouts,	Lustig,	Stokes,
Brach,	Gardner,	McCoy,	Taylor,
Brannon,	Gordon, of Logan,	McFarland,	Thompson,
Bryson,	Graham,	Madden,	Waterston,
Burns,	of Muskingum,	Matthews,	Weaver,
Cable,	Green,	Miller, of Fulton,	Wiest,
Carpenter,	Griswold,	Miller, of Stark,	York—73.
Carson,	Hastings,		

The resolution was adopted.

**H. J. R. No. 44** — Mr. Burns, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 74, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Hinchey,	Mulcahy,
Backowski,	Crabbe,	Hoover,	Myers,
Baker,	Crosser,	Hopple,	Pearson,
Banker,	Davis,	Huber,	Reynolds, Tom,
Barnes,	Dildine,	Johnston,	Robinson,
Beaty,	Dodge,	Jones, of Hamilton,	Schelhorn,
Benner,	Donahay,	Jones, of Trumbull,	Scott,
Bing,	Drury,	Kreider,	Shy,
Bishop,	Evans,	Lawyer,	Silver,
Blauser,	Fouts,	Lentz,	Smith,
Bond,	Freeman,	Lonz,	Stokes,
Bonser,	Gardner,	Lustig,	Taylor,
Brannon,	Gordon, of Logan,	Lytle,	Thompson,
Bryson,	Graham,	McCoy,	Waterston,
Burns,	of Muskingum,	Madden,	Weaver,
Cable,	Green,	Matthews,	Wiest,
Carpenter,	Griswold,	Miller, of Fulton,	Winter,
Carson,	Hastings,	Miller, of Stark,	York—74.
Cochrun,	Hatch,	Moyer,	

The resolution was adopted.

**H. J. R. No. 45** — Mr. Myers, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hopple,	Myers,
Backowski,	Davis,	Huber,	Pearson,
Baker,	Dildine,	Johnston,	Pugh,
Banker,	Dodge,	Jones, of Trumbull,	Reynolds, Tom,
Barnes,	Donahay,	Kilbane,	Robinson,
Beaty,	Drury,	Kreider,	Schelhorn,
Beetham,	Entemann,	Lawyer,	Scott,
Benner,	Evans,	Lentz,	Shy,
Bishop,	Faris,	Lonz,	Silver,
Blauser,	Fouts,	Luchsinger,	Smith,
Bond,	Freeman,	Lustig,	Stokes,
Bonser,	Gordon, of Logan,	Lytle,	Taylor,
Brannon,	Graham,	McCoy,	Thompson,
Bryson,	of Muskingum,	McFarland,	Waterston,
Burns,	Green,	Madden,	Weaver,
Cable,	Griswold,	Matthews,	Wenner,
Carpenter,	Hastings,	Miller, of Fulton,	Wiest,
Carson,	Hatch,	Miller, of Stark,	Wildermuth,
Cochrun,	Hinchey,	Moyer,	Winter,
Copeland,	Hooley,	Mulcahy,	York—81.
Crabbe,	Hoover,		

The resolution was adopted.

**H. J. R. No. 46** — Mr. Crabbe, was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Crabbe moved to amend as follows:



Strike out "twenty-five" in the sixth paragraph and insert in lieu thereof "twenty". Strike out the last two lines on page 1 and the first line on page 2 and insert in lieu thereof the following:

"Said committee when selected shall be under the direction of the department of the adjutant general of the state of Ohio."

The motion was agreed to and the resolution was so amended.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hinchey,	Mulcahy,
Backowski,	Crosser,	Hoover,	Myers,
Baker,	Davis,	Hopple,	Pearson,
Banker,	Dildine,	Huber,	Pugh,
Barnes,	Dodge,	Johnston,	Robinson,
Beaty,	Donahay,	Jones, of Trumbull,	Russell,
Beetham,	Drury,	Kreider,	Schelhorn,
Benner,	Entemann,	Lawyer,	Shy,
Bishop,	Evans,	Lentz,	Silver,
Blauser,	Faris,	Lonz,	Smith,
Bond,	Fouts,	Lustig,	Spidel,
Bonser,	Freeman,	Lytle,	Stokes,
Brannon,	Gordon, of Logan,	McCoy,	Taylor,
Bryson,	Gorrell,	McFarland,	Thompson,
Burns,	Graham,	Madden,	Waterston,
Cable,	of Muskingum,	Matthews,	Wiest,
Carpenter,	Green,	Miller, of Fulton,	Wildermuth,
Carson,	Griswold,	Miller, of Stark,	Winter,
Cochrun,	Hastings,	Moyer,	York—77.
Copeland,	Hatch,		

The resolution was adopted.

The House then passed to the ninth order of business, being petitions and memorials.

Messrs. Barnes and Spidel presented the petition from the Grade Teachers' Pension Club, of Dayton, Montgomery county, Mary Thomas, president, Martha E. Haenssler, secretary, opposing the passage of teachers' retirement pension bill in the present form; which was referred to the committee on Common Schools.

Messrs. Spidel and Stokes presented the petition from eighteen teachers of Rasching school, Cincinnati, asking the support of H. B. No. 359 — Mr. Freeman; which was referred to the committee on Common Schools.

Mr. Helfrich presented the petition of R. R. Schull and one hundred fifty other citizens of Crawford county, requesting the passage of H. B. No. 319 — Mr. Swedersky; which was referred to the committee on Fish Culture and Game.

Mr. Johnston presented the petition signed by fourteen teachers of Fairmount school of Cincinnati, requesting the passage of H. B. No. 359 — Mr. Freeman; which was referred to the committee on Common Schools.

Mr. Helfrich presented the petition from Edward Helfrich and six other citizens of Crawford county, requesting the defeat of H. B.

No. 139 — Mr. Beaty; which was referred to the committee on Judiciary.

Mr. Wiest presented the petitions of Oliver Valhaner and C. J. Sebold and twenty-eight other citizens of Tuscarawas county, asking for the protection of fur-bearing animals; which was referred to the committee on Fish and Game.

Mr. Stokes presented the petition from fifty-eight members and friends of Grace Lutheran Church, of Dayton, Montgomery county, protesting against the passage favoring motion picture theater business on Sunday; which was referred to the committee on Cities.

Mr. Gordon of Logan presented the petitions of Mr. S. A. Buckingham, Mrs. O. H. Maffet and Mrs. J. H. T. Gordon and one hundred and eight other citizens of Logan county, protesting against any legislation that would legalize motion picture theater business on Sunday; which were referred to the committee on Cities.

Mr. Foster presented the petition from the city council of Coshocton asking to repeal certain sections of the code requiring the publication of legal matters in German language and that all instructions in public, private and parochial schools be given in the English language only; O. S. Bowen, clerk, O. H. Magnecker president of council, H. L. Richardson, mayor; which was referred to the committee on German Propaganda.

Messrs. Spidel, Barnes and Stokes presented the petitions from seventeen teachers of Edison School, Dayton, Montgomery county, urging the passage of H. B. No. 359 — Mr. Freeman, which was referred to the committee on Common Schools.

Mr. Graham, of Muskingum, presented the petition of L. S. Reasoner and eighteen other citizens of Muskingum county, opposing H. B. No. 211 — Mr. Hughes; which was referred to the committee on Public Health.

Mr. Wiest presented the petition of G. D. Haas and ten other citizens of Tuscarawas county, protesting against any legislation that would legalize the motion picture theater business on Sunday; which was referred to the committee on Cities.

Mr. Graham presented the petition of E. Cary Norris and twenty-three other citizens of Muskingum county, opposing H. B. No. 211 — Mr. Hughes; which was referred to the committee on Public Health.

Messrs. Spidel and Stokes, presented the petition of the Dayton Teachers' Club and twelve other citizens of Dayton, Montgomery county, urging the passage of H. B. No. 359 — Mr. Freeman; which was referred to the committee on Common Schools.

Mr. Robinson presented the petition of one hundred one other citizens of Hancock county, opposing H. B. No. 211 — Mr. Hughes; which was referred to the committee on Public Health.

Messrs. Spidel, Banker, Stokes and Barnes presented the petitions from the faculty of thirty-five teachers of Parker high school, Montgomery county, endorsing H. B. 359 — Mr. Freeman; which was referred to the committee on Common Schools.

Mr. Bryson presented the petition of W. B. Wike and thirty-six other citizens of Greene county, protesting against the enactment of

H. B. No. 211 — Mr. Hughes; which was referred to the committee on Public Health.

8:45 o'clock p. m.

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Thursday, March 27th, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

By unanimous consent Mr. Scott withdrew his pending motion for reconsideration of the vote whereby **Sub. H. B. No. 72** — Mr. Cable, was passed.

Mr. Hatch moved that the vote whereby **Am. H. B. No. 211** — Mr. Hughes, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

Mr. Thompson moved that the vote whereby **Am. S. B. No. 82** — Mr. Agnew, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

1:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of **Am. H. B. No. 162** — Mr. Fouts.

Mr. Fouts demanded a call of the House, which was duly seconded, taken, and one hundred seven members answered to their names.

The absentees are. Messrs.

Backowski,	Dunspaugh,	Harter,	Reynolds, Jas. A.,
Bliss,	Federman,	Hinchey,	Reynolds, Tom,
Chester,	Green,	Hughes,	Silver,
Comings,	Greve,	Morris,	Winter,
Delehanty,			

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Fouts further proceedings under the call were dispensed with.

**Am. H. B. No. 162** — Mr. Fouts, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Fouts moved to amend as follows.

In line 1048 strike out the words "and directed" and insert after the word "authorized" the word "and"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Dunn moved to amend as follows:

In line 71, after the word "necessary" insert the word "travelling".



In line 310, after the word "bond" insert the words "to the approval of the state highway commissioner".

In line 509, after the word "located" insert the words "shall approve the same and".

In line 597, after the word "derived" insert the words "by the state highway department".

Mr. Myers demanded a division of the amendments and the Speaker divided said amendments as follows:

First division included all of said amendments submitted by Mr. Dunn except that part affecting line 509 of said bill.

The question being on agreeing to the first division of the amendment.

The question was put and the first division was agreed to.

The question being on agreeing to the second division of the amendment.

Mr. Dunn demanded a yea and nay vote, which was taken and resulted—yeas 60, nays 49, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Gardner,	McKay,
Banker,	Comings,	Graham,	Matthews,
Barnes,	Cookston,	of Licking,	Miller, of Fulton,
Beaty,	Copeland,	Green,	Miller, of Stark,
Beetham,	Crabbe,	Griswold,	Robins,
Benner,	Crosser,	Halstead,	Robinson,
Bing,	Davis,	Hatch,	Scott,
Blauser,	Dildine,	Hooley,	Silver,
Bond,	Donahay,	King,	Talley,
Bonser,	Drury,	Lawyer,	Taylor,
Brown,	Dunn,	Luchsinger,	Waterston,
Bryson,	Emery,	Lustig,	Weaver,
Burns,	Faris,	Lytle,	Wenner,
Cable,	Federman,	McCoy,	Winter,
Carpenter,	Freeman,	McFarland,	Wise—60.
Carson,			

Those voting in the negative are: Messrs.

Atkinson,	Fouts,	Kay,	Russell,
Baker,	Gordon, of Brown,	Kilbane,	Shy,
Billingslea,	Gordon, of Logan,	Kreider,	Smith,
Bishop,	Gorrell,	Lentz,	Spidel,
Brach,	Graham,	Lonz,	Stokes,
Clark,	of Muskingum,	Madden,	Stump,
Cochrun,	Hastings,	Moyer,	Swedersky,
Cowan,	Helfrich,	Mulcahy,	Thompson,
Denune,	Hinchey,	Myers,	Walsh,
Dodge,	Hoover,	Pearson,	Wiest,
Entemann,	Hopple,	Pugh,	Wildermuth,
Evans,	Johnston,	Reynolds, Tom,	York—49.
Foster,	Jones, of Hamilton,		

The second division of the amendments was agreed to.

The question recurring, "Shall the bill pass?"

Mr. McCoy moved to amend as follows:

In line 26 strike out the word "six" before "thousand" and insert in lieu thereof the word "four".

Upon which a yea and nay vote was demanded, taken, and resulted—yeas 34, nays 73, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carpenter,	Gordon, of Logan,	Robinson,
Barnes,	Carson,	Griswold,	Russell,
Beaty,	Clark,	Hatch,	Stump,
Benner,	Comings,	Kreider,	Talley,
Besaw,	Crosser,	Lawyer,	Waterston,
Bing,	Dildine,	McCoy,	Weaver,
Bryson,	Dodge,	Miller, of Fulton,	Wiest,
Burns,	Dunn,	Pearson,	Wise—34.
Cable,	Faris,		

Those voting in the negative are: Messrs.

Atkinson,	Dunspaugh,	Hinchey,	Myers,
Baker,	Emery,	Hooley,	Pugh,
Billingslea,	Entemann,	Hoover,	Reynolds, Tom,
Bishop,	Evans,	Hopple,	Schelhorn,
Blauser,	Federman,	Johnston,	Scott,
Bond,	Foster,	Jones, of Hamilton,	Shy,
Bonser,	Fouts,	Jones, of Trumbull,	Silver,
Brach,	Freeman,	Kay,	Smith,
Brown,	Gardner,	Kilbane,	Spidel,
Chester,	Gordon, of Brown,	Lentz,	Stokes,
Cochrun,	Gorrell,	Lonz,	Swedersky,
Cookston,	Graham,	Luchsinger,	Taylor,
Copeland,	of Licking,	Lustig,	Thompson,
Cowan,	Graham,	Lytle,	Walsh,
Crabbe,	of Muskingum,	McKay,	Wenner,
Davis,	Green,	Madden,	Wildermuth,
Denune,	Halstead,	Matthews,	Winter,
Donahay,	Hastings,	Moyer,	York—73.
Drury,	Helfrich,	Mulcahy,	

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

2:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of **Am. H. B. No. 200**—Mr. Graham, of Muskingum.

The question recurring on the passage of **Am. H. B. No. 162**—Mr. Fouts.

Mr. McFarland moved to amend as follows:

In line 26 strike out "six thousand" and insert "five thousand".

In line 48 strike out "three thousand six hundred" and insert "three thousand".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Graham, of Licking, moved to amend as follows:

In line 57 strike out the words "three thousand" and insert the words "twenty-five hundred".

In line 60 strike out the words "five hundred".

Upon which the yeas and nays were demanded, taken and resulted—yeas 59, nays 50, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Foster,	Lonz,
Banker,	Clark,	Freeman,	Luchsinger,
Barnes,	Cochrun,	Gordon, of Logan,	McCoy,
Beaty,	Comings,	Graham,	McFarland,
Beetham,	Cookston,	of Licking,	McKay,
Benner,	Copeland,	Griswold,	Matthews,
Besaw,	Crosser,	Halstead,	Miller, of Fulton,
Bing,	Davis,	Hatch,	Pearson,
Blauser,	Dildine,	Hooley,	Robins,
Bond,	Dodge,	Huber,	Robinson,
Bryson,	Donahay,	Kay,	Russell,
Burns,	Drury,	King,	Talley,
Cable,	Dunn,	Kreider,	Waterston,
Carpenter,	Emery,	Lawyer,	Wenner,
Carson,	Faris,	Lentz,	Wise—59.

Those voting in the negative are: Messrs.

Atkinson,	Gardner,	Jones, of Trumbull,	Smith,
Baker,	Gordon, of Brown,	Kilbane,	Spidel,
Billingslea,	Gorrell,	Lustig,	Stokes,
Bishop,	Graham,	Lytle,	Stump,
Bonser,	of Muskingum,	Madden,	Swedersky,
Brach,	Green,	Miller, of Stark,	Taylor,
Brannon,	Hastings,	Moyer,	Thompson,
Cowan,	Helfrich,	Mulcahy,	Walsh,
Denunc,	Hinchey,	Myers,	Wiest,
Dunspaugh,	Hoover,	Pugh,	Wildermuth,
Entemann,	Hopple,	Reynolds, Tom,	Winter,
Evans,	Johnston,	Schelhorn,	York—50.
Fouts,	Jones, of Hamilton,	Scott,	

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. King moved to amend as follows:

In line 449 insert "estimated" after the second "the".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Barnes moved to amend as follows:

After the word sections in line 5 insert "273-5, 273-6, 273-7, 273-8, 273-9, 273-10, 273-11".

Between lines 7 and 8 insert the following:

"Sec. 273-5. The auditor of state shall appoint an engineer examiner and such assistant engineer examiners as he deems necessary. The engineer examiner shall be a practical civil engineer familiar with road building. Said engineer examiner and the assistant engineer examiners shall not be in the classified civil service of the state.

Sec. 273-6. The engineer examiner shall receive a salary of three thousand dollars a year and the assistant engineer examiners shall each receive the sum of ten dollars for each day necessarily employed by them in the discharge of their duties. The engineer examiner and the assistant engineer examiners shall also receive their actual and necessary expenses when traveling in the performance of their duties.

The engineer examiner and assistant engineer examiners shall each give a bond in such amount as the auditor of state directs, conditioned upon the faithful performance of their duties. Said bonds shall be deposited with the secretary of state.



Sec. 273-7. The engineer examiner, with the approval of the auditor of state, may purchase any equipment or appliances he may deem necessary for the purpose of carrying out the duties of the engineer examiner and assistant engineer examiners.

Sec. 273-8. Whenever contracts for road construction or repair are entered into by the state highway department, such department shall file with the auditor of state copies thereof, together with copies of the plans, profiles, specifications and estimates relating thereto. The engineer examiner and assistant engineer examiners shall, in such manner as they determine, examine the construction and the manner of construction and of the inspection of all road work undertaken by the state highway department, whether by contract, force account, or in any other manner, and to that end shall have all the powers conferred on state examiners of the bureau of inspection and supervision of public offices.

The state highway department shall install such system of accounting and reporting for road contractors and for employees of the state highway department as the auditor of state may prescribe.

A report of the examinations made by the engineer examiner or assistant engineer examiners shall be made in duplicate; one copy thereof shall be filed in the office of the auditor of state and one copy shall be filed with the state highway commissioner.

Sec. 273-9. The engineer examiner and assistant engineer examiners may suspend from duty any inspector on road work for incompetency, inefficiency, dishonesty, drunkenness, immoral conduct or neglect of duty, and shall forthwith report his action, together with his reasons therefor, to the auditor of state and the state highway commissioner. The state highway commissioner shall furnish the suspended inspector with a copy of such report, whereupon further proceedings thereon shall be had pursuant to section 486-17 of the General Code.

Whenever the engineer examiner or an assistant engineer examiner suspends any inspector on road work, such engineer examiner or assistant engineer examiner may employ, on behalf of the state highway department, a temporary inspector who shall receive the compensation of the inspector so suspended, and shall serve until the state highway department shall provide another inspector for the work. The engineer examiner or assistant engineer examiner shall forthwith certify such appointment to the state highway commissioner.

Sec. 273-10. Whenever the engineer examiner or assistant engineer examiners find that any road work referred to in this act is not in accordance with the contract or plans and specifications, the contractor and his bondsmen shall be liable for the entire cost of such examination; provided that if there are sufficient funds in the hands of the state due the contractor, said cost may be retained from the amount so due.

Sec. 273-11. The auditor of state may have investigation made of road building materials or for the purpose of determining any matters connected with road or bridge construction."

Upon which a yea and nay vote was demanded, taken and resulted — yeas 1, nays 76, as follows:

Mr. Barnes voted in the affirmative.

Those voting in the negative are: Messrs.

Alban,	Cochrun,	Graham,	Lytle,
Atkinson,	Cookston,	of Licking,	Miller, of Stark,
Backowski,	Cowan,	Graham,	Mulcahy,
Baker,	Crabbe,	of Muskingum,	Myers,
Banker,	Crosser,	Green,	Pearson,
Beaty,	Davis,	Halstead,	Pugh,
Beetham,	Denune,	Hatch,	Reynolds, Tom,
Benner,	Dodge,	Helfrich,	Robinson,
Besaw,	Donahay,	Hinchey,	Russell,
Bing,	Drury,	Hooley,	Scott,
Bishop,	Dunspaugh,	Hoover,	Shy,
Blauser,	Emery,	Hopple,	Smith,
Bond,	Entemann,	Jones, of Hamilton,	Spidel,
Bonser,	Evans,	Jones, of Trumbull,	Stokes,
Brach,	Fouts,	Kay,	Swedersky,
Bryson,	Freeman,	Kilbane,	Taylor,
Burns,	Gardner,	King,	Thompson,
Carpenter,	Gordon, of Brown,	Lentz,	Walsh,
Carson,	Gordon, of Logan,	Lustig,	York—76.
Clark,	Gorrell,		

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Weaver demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

### 3:30 o'clock p. m.

The hour having arrived for the consideration of Mr. Crabbe's pending motion, Mr. Cable moved that the pending motion to reconsider the vote by which the emergency clause to **H. B. No. 24**—Mr. Crabbe, was lost, be deferred until 1:30 o'clock Wednesday, April 2, 1919.

The motion was agreed to.

The question recurring on the passage of **Am. H. B. No. 162**—Mr. Fouts.

The yeas and nays were taken, and resulted—yeas 106, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Burns,	Dunn,	Halstead,
Atkinson,	Cable,	Dunspaugh,	Hastings,
Backowski,	Carson,	<b>Emery,</b>	<b>Hatch,</b>
Baker,	Chester,	Entemann,	Helfrich,
Banker,	Clark,	Evans,	Hinchey,
Beaty,	Cochrun,	Faris,	Hooley,
Beetham,	Comings,	Federman,	Hoover,
Benner,	Cookston,	Foster,	Huber,
Besaw,	Copeland,	Fouts,	Johnston,
Billingslea,	Cowan,	Freeman,	Jones, of Hamilton,
Bing,	Crabbe,	Gardner,	Jones, of Trumbull,
Bishop,	Crosser,	Gordon, of Brown,	Kay,
Blauser,	Davis,	Gordon, of Logan,	Kilbane,
Bond,	Denune,	Gorrell,	King,
Bonser,	Dildine,	Graham,	Kreider,
Brach,	Dodge,	of Muskingum,	Lentz,
Brown,	Donahay,	Green,	Lonz,
Bryson,	Drury,	Griswold,	Luchsinger,

Those voting in the affirmative are: Messrs. — Concluded.

Lustig,	Mulcahy,	Shy,	Thompson,
Lytle,	Myers,	Silver,	Waterston,
McFarland,	Pearson,	Smith,	Weaver,
McKay,	Pugh,	Spidel,	Wenner,
Madden,	Reynolds, Tom,	Stokes,	Wiest,
Matthews,	Robins,	Stump,	Wildermuth,
Miller, of Fulton,	Robinson,	Swedersky,	Wise,
Miller, of Stark,	Russell,	Tailey,	York—106.
Moyer,	Schelhorn,	Taylor,	

So the bill passed.

Mr. Fouts moved to amend the title as follows: .

Insert before "1222" the following "1221,".

Insert before "3298-32" the following "3298-18,".

After "6912" strike out the word "and".

After "6936" insert "and 6956-1".

Before the figures "1182" strike out "1181-1".

After the figures "1212-1" insert "2788-1, 3371-1, 6926-1, 6926-2, 6926-3, 6954, 6956-1a".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

## 2:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of **Am. H. B. No. 200** — Mr. Graham, of Muskingum.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Graham, of Muskingum, moved to amend as follows:

In line 1105, strike out the word "notes", and substitute therefor the words "interest bearing obligations".

In line 1106, strike out the word "seven", and substitute therefor the word "ten".

In line 1109, strike out the word "notes", and substitute therefor "other interest bearing obligations".

In line 1111, strike out the word "notes", and substitute the words "other interest bearing obligations".

In line 1116, after the word "or" add the words "other interest bearing".

In line 1123, after the last "or" insert the words "other interest bearing".

In line 1127, after the word "city" add the words "or town or district except school district".

In line 1128, strike out the words "one hundred" and substitute therefor the word "ten".

In line 1135, strike out the word "five" and substitute therefor the word "seven".

In line 1136, strike out the period at the end of the line, insert a comma, and add the words "and in all other respects such bonds shall conform to the requirements of clause E of this section; and in the bonds or obligations of any city, town or district therein unconditionally guaranteed as to payment of principal and interest by the Dominion of Canada or any province thereof".

In line 1472 after the word "secretary" insert "of state".



In line 1749, after the sentence ending with the word "both" insert the following: "As against the maker or drawer thereof, the making, drawing, uttering or delivering of a check, draft or order, payment of which, is refused by the drawee, shall be prima facie evidence of intent to defraud, and knowledge of insufficient funds in, or credit with, such bank or other depository."

In line 1821, strike out the period at the end of the line, and add "until notice of the termination of such agency is filed with the superintendent of banks".

In line 1852 strike out the words "approved by" and substitute therefor "certified copies of which have first been filed with".

In line 1853, after the word "purpose" insert "certified copies of". In the same line strike out the word "has" and substitute the word "have", and in the same line strike out the word "approved" and substitute therefor the words "filed with".

In line 1854, strike out the word "by". In the same line after the comma, strike out the words "the superintendent of banks shall have the power".

Strike out all of line 1855.

Strike out in line 1856, the words, "such use of any other form of receipt by an agent of any such company".

In line 1857, strike out the first word in such line, and substitute therefor the word "the". In the same line after the word "use" insert the words "of such receipts".

In line 1858, strike out the period at the end of the line, and add the words "and such company shall be subject to a penalty of fifty dollars for every such violation".

In line 1870, strike out the word "January" and insert "March"

In line 1880, strike out the words "authorized by its charter so to do".

In line 1886, strike out the word "five hundred", and substitute therefor "five thousand".

In line 1887, after the word "imprisoned", add the words "in the penitentiary". In the same line, strike out the words "six months" and substitute therefor the words "ten years".

The motion was agreed to and the bill was so amended.

The motion recurring, "Shall the bill pass?"

Mr. McCoy moved to amend as follows:

In line 154 strike out "seventy-"

In line 155 strike out the words "five hundred" and in lieu thereof insert the words "five thousand"

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Jones, of Trumbull, moved to amend as follows:

In line 656 strike out "except in a city or village contiguous thereto".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Brown demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 103, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Halstead,	Myers,
Atkinson,	Crosser,	Hastings,	Pugh,
Backowski,	Davis,	Hatch,	Reynolds, Tom,
Banker,	Dildine,	Helfrich,	Robins,
Barnes,	Dodge,	Hoover,	Robinson,
Beaty,	Donahay,	Hopple,	Russell,
Beetham,	Drury,	Johnston,	Schelhorn,
Benner,	Dunn,	Jones, of Trumbull,	Scott,
Besaw,	Dunspaugh,	Kay,	Shy,
Billingslea,	Emery,	Kilbane,	Silver,
Bing,	Entemann,	King,	Smith,
Bishop,	Evans,	Kreider,	Spidel,
Blauser,	Faris,	Lawyer,	Stokes,
Bond,	Foster,	Lentz,	Stump,
Bonser,	Fouts,	Lonz,	Swedersky,
Brach,	Freeman,	Luchsinger,	Talley,
Brown,	Gardner,	Lustig,	Taylor,
Bryson,	Gordon, of Brown,	Lytle,	Thompson,
Burns,	Gordon, of Logan,	McCoy,	Walsh,
Cable,	Gorrell,	McKay,	Waterston,
Carson,	Graham,	Madden,	Weaver,
Chester,	of Licking,	Matthews,	Wenner,
Clark,	Graham,	Miller, of Fulton,	Wiest,
Cochrun,	of Muskingum,	Miller, of Stark,	Wildermuth,
Comings,	Green,	Moyer,	Wise,
Cookston,	Griswold,	Mulcahy,	York—103.
Copeland,			

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**Am. S. B. No. 87** — Mr. Lloyd.

To authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county.

**S. B. No. 128** — Mr. Miller.

To amend sections 1579-341 and 1579-343 of the General Code, relating to what cases shall be tried by Court; what by jury and the summoning and impaneling of jury for the municipal court of the city of Zanesville, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 238** — Mr. Silver.

Relating to county children's homes.

With the following amendment in which the concurrence of the House is requested:

In line 9, after word "families", strike out the period and insert the words: "And shall file with the state board of charities annually, or oftener if required, a detailed account, giving the whereabouts of each child and the moral and physical condition of each child.

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendment was laid over under the rule.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 204** — Mr. Miller, of Stark.

Relating to probation of persons convicted of crimes.

With the following amendment in which the concurrence of the House is requested.

Strike out all of line 14 and insert in lieu thereof "at any time before such sentence is carried into execution."

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendment was laid over under the rule.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 125** — Joint Committee on Taxation.

To amend sections 5123-1 and 5123-3 of the General Code, relative to the submission of proposed amendments to the constitution to the electors.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

The Speaker handed down the following communication from the governor:

To the General Assembly:

**House Bill No. 30** — Mr. Miller, of Stark, seeks to establish a municipal court for the city of Massillon. A companion bill by the same author passed two years ago created a similar court in the city of Alliance, and House Bill No. 439 of the present session has similar application to the city of Canton, all in the same county.

The establishment of additional courts with the accruing necessity of more judges seems to be growing into a contagion in Ohio. The



truth of the matter is that we have entirely too many courts now. The constitution makes provision for at least one county judge in each of the eighty-eight subdivisions. While that seemed at the time to be a wise provision, the soundness of the plan was quickly called into question, by rapid diminution of the volume of litigation. This has been occasioned largely by the passage of the workmen's compensation act.

You will probably recall that during the session of the 80th General Assembly I recommended the adoption of a joint resolution giving to the people the opportunity to repeal the constitutional provision for county judges. The reason presented at that time for a decrease rather than an increase in the number of courts have multiplied. I must therefore respectfully return this bill to you with my disapproval.

JAMES M. COX,  
Governor.

The question being, "Shall the bill pass, notwithstanding the objections of the governor?"

Mr. Beetham moved that further consideration of the governor's message be deferred.

The motion was agreed to.

The speaker handed down the following communication from the governor:

To the General Assembly:

**House Bill No. 207** — Mr. Cowan, purports only to change the numerals and titles in the appropriation bill for the house of representatives. It apparently also decreases the amount appropriated. A careful consideration, however, develops that the facts do not correspond with appearances. For the reason that most of the money provided by the items sought to be repealed has already been spent, the bill actually increases the amount appropriated by some thousands of dollars, which increased appropriation is carried in one lump sum in complete violation of both the letter and spirit of the budget system which requires specific details of the objects of expense insofar as it is practicable to ascertain and state the same.

For these reasons I herewith return the bill to the house of its origin disapproved.

JAMES M. COX,  
Governor.

The question being, "Shall the bill pass notwithstanding the objections of the governor?"

Mr. Beetham moved that further consideration of the governor's message be deferred.

The motion was agreed to.

On motion of Mr. Beetham the House recessed until 7:30 o'clock p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

The House then proceeded to the first order of business, being consideration of Senate amendments.

**H. B. No. 65** — Mr. Comings, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Helfrich,	Robins,
Baker,	Davis,	Hooley,	Robinson,
Barnes,	Dildine,	Hopple,	Russell,
Beaty,	Donahay,	Huber,	Schelhorn,
Beetham,	Dunspaugh,	Jones, of Trumbull,	Scott,
Benner,	Emery,	Kay,	Shy,
Besaw,	Entemann,	Kilbane,	Silver,
Bing,	Evans,	King,	Smith,
Bishop,	Faris,	Kreider,	Spidel,
Blauser,	Federman,	Lawyer,	Stokes,
Bond,	Foster,	Lentz,	Stump,
Bonser,	Fouts,	Lonz,	Swedersky,
Brach,	Freeman,	Luchsinger,	Talley,
Burns,	Gordon, of Brown,	Lustig,	Taylor,
Cable,	Graham,	McCoy,	Thompson,
Carpenter,	of Licking,	Madden,	Waterston,
Carson,	Graham,	Matthews,	Weaver,
Clark,	of Muskingum,	Myers,	Wenner,
Cochrun,	Green,	Pearson,	Wiest,
Cookston,	Hastings,	Pugh,	Wildermuth,
Copeland,	Hatch,	Reynolds, Tom,	Wise — 82.

The Senate amendments were concurred in.

**H. B. No. 190** — Mr. Dunn, was taken up.

The question being, "Shall the bill pass?"

Mr. Bonser moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. S. B. No. 61** — Mr. Archer, having been previously read the third time, was taken up.

The question being, "Shall the bill pass?"

Mr. Myers moved that said bill be indefinitely postponed.

Upon which a yea and nay vote was demanded, taken and resulted — yeas 7, nays 61, as follows:

Those voting in the affirmative are: Messrs. Entemann, Huber, Johnston, Madden, Myers, Shy, Thompson.

Those voting in the negative are: Messrs.

Beaty,	Copeland,	Hopple,	Robins,
Beetham,	Crosser,	Jones, of Trumbull,	Robinson,
Benner,	Dildine,	Kay,	Schelhorn,
Besaw,	Donahay,	King,	Scott,
Bing,	Drury,	Kreider,	Silver,
Blauser,	Emery,	Lawyer,	Smith,
Bond,	Evans,	Lonz,	Spidel,
Bonser,	Faris,	Luchsinger,	Stokes,
Burns,	Federman,	McCoy,	Stump,
Cable,	Foster,	McFarland,	Talley,
Carpenter,	Fouts,	Matthews,	Taylor,
Carson,	Freeman,	Miller, of Fulton,	Weaver,
Chester,	Gardner,	Miller, of Stark,	Wenner,
Clark,	Green,	Pearson,	Wiest,
Cochrun,	Hatch,	Reynolds, Tom,	Wise — 61.
Cookston,			

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Harter,	Myers,
Banker,	Crosser,	Hatch,	Pearson,
Barnes,	Davis,	Hopple,	Pugh,
Beaty,	Dildine,	Huber,	Reynolds, Tom,
Beetham,	Donahay,	Johnston,	Robins,
Benner,	Drury,	Jones, of Trumbull,	Robinson,
Besaw,	Dunspaugh,	Kay,	Schelhorn,
Bing,	Emery,	Kilbane,	Scott,
Blauser,	Evans,	King,	Silver,
Bond,	Faris,	Kreider,	Smith,
Bonser,	Federman,	Lawyer,	Spidel,
Bryson,	Fouts,	Lentz,	Stump,
Burns,	Freeman,	Lonz,	Swedersky,
Cable,	Gardner,	Luchsinger,	Talley,
Carpenter,	Gordon, of Brown,	Lustig,	Taylor,
Carson,	Graham,	McCoy,	Waterston,
Chester,	of Licking,	McFarland,	Wenner,
Clark,	Graham,	Madden,	Wiest,
Cochrun,	of Muskingum,	Matthews,	Wildermuth,
Comings,	Green,	Miller, of Fulton,	Winter,
Cookston,	Halstead,	Miller, of Stark,	Wise — 83.
Copeland,			

So the bill passed.

The title was agreed to.

Mr. Scott moved that the House revert to the first order of business for the purpose of consideration of Senate amendments to **H. B. No. 190** — Mr. Dunn.

The motion was agreed to and said bill was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Harter,	Myers,
<b>Baker,</b>	Cookston,	Hastings,	Pearson,
Banker,	Copeland,	Hatch,	Pugh,
Barnes,	Crosser,	Helfrich,	Reynolds, Tom,
Beaty,	Davis,	Hopple,	Robins,
Beetham,	Dildine,	Johnston,	Robinson,
Benner,	Donahay,	Jones, of Trumbull,	Russell,
Besaw,	Drury,	Kilbane,	Schelhorn,
<b>Billingslea,</b>	Emery,	King,	Scott,
Bing,	Evans,	Kreider,	Shy,
Bishop,	Federman,	Lawyer,	Smith,
Blauser,	Foster,	Lentz,	Spidel,
Bond,	Fouts,	Lonz,	Stokes,
Bonser,	Freeman,	Luchsinger,	Stump,
Brach,	Gardner,	Lustig,	Talley,
Bryson,	Gordon, of Brown,	McCoy,	Taylor,
Burns,	<b>Graham,</b>	McFarland,	Thompson,
Cable,	of Licking,	Madden,	Wenner,
Carson,	Graham,	Matthews,	Wiest,
Chester,	of Muskingum,	Miller, of Fulton,	Wildermuth,
Clark,	Green,	Miller, of Stark,	Wise — 84.
Cochrun,	Halstead,		

The Senate amendments were concurred in.



The House then resumed the third order of business.

**H. B. No. 402** — Mr. Swedersky, having been previously read the third time, was taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Green,	Myers,
Baker,	Copeland,	Halstead,	Pugh,
Banker,	Crosser,	Hastings,	Robins,
Barnes,	Davis,	Helfrich,	Robinson,
Beetham,	Dildine,	Hooley,	Schelhorn,
Penner,	Donahay,	Hopple,	Scott,
Besaw,	Drury,	Johnston,	Silver,
Bing,	Dunspaugh,	Jones, of Trumbull,	Smith,
Bishop,	Emery,	Kay,	Spidel,
Blauser,	Entemann,	Kilbane,	Stokes,
Bond,	Evans,	King,	Stump,
Bonser,	Faris,	Kreider,	Swedersky,
Brach,	Federman,	Lawyer,	Talley,
Bryson,	Foster,	Lentz,	Taylor,
Burns,	Fouts,	Lonz,	Thompson,
Cable,	Gardner,	Luchsinger,	Waterston,
Carpenter,	Gordon, of Brown,	Lustig,	Weaver,
Carson,	Gorrell,	McCoy,	Wenner,
Chester,	Graham,	Madden,	Wiest,
Clark,	of Licking,	Matthews,	Wildermuth,
Cochrun,	Graham,	Miller, of Fulton,	Wise — 85.
Comings,	of Muskingum,	Miller, of Stark,	

So the bill passed.

The title was agreed to.

**Am. H. B. No. 280** — Mr. Evans, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Halstead,	Miller, of Stark,
Baker,	Copeland,	Harter,	Pugh,
Banker,	Crosser,	Hastings,	Reynolds, Tom,
Barnes,	Davis,	Helfrich,	Schelhorn,
Beaty,	Dildine,	Hooley,	Scott,
Beetham,	Donahay,	Hopple,	Shy,
Benner,	Drury,	Johnston,	Silver,
Besaw,	Dunspaugh,	Kay,	Smith,
Billingslea,	Emery,	Kilbane,	Spidel,
Bishop,	Entemann,	King,	Stokes,
Blauser,	Evans,	Kreider,	Stump,
Bond,	Federman,	Lawyer,	Swedersky,
Bonser,	Foster,	Lonz,	Talley,
Brach,	Fouts,	Luchsinger,	Taylor,
Bryson,	Freeman,	Lustig,	Thompson,
Burns,	Gardner,	McCoy,	Weaver,
Cable,	Gordon, of Brown,	McFarland,	Wenner,
Carpenter,	Gorrell,	Madden,	Wildermuth,
Chester,	Graham,	Miller, of Fulton,	Wise — 77.
Comings,	of Licking,		

So the bill passed.

The title was agreed to.

**H. B. No. 311** — Mr. Bing, was taken up and read the third time. The question being, "Shall the bill pass?"

Mr. Lustig moved to amend as follows:

In line 5 after the first comma insert "and of good moral character". Do the same in line 13.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Harter,	Pugh,
Baker,	Copeland,	Hastings,	Reynolds, Tom,
Banker,	Crosser,	Helfrich,	Robins,
Barnes,	Donahay,	Hopple,	Robinson,
Beaty,	Drury,	Johnston,	Schelhorn,
Beetham,	Dunspaugh,	Jones, of Trumbull,	Scott,
Benner,	Emery,	Kay,	Shy,
Besaw,	Entemann,	Kilbane,	Silver,
Billingslea,	Evans,	King,	Smith,
Bing,	Faris,	Kreider,	Spidel,
Bishop,	Foster,	Lawyer,	Stokes,
Blauser,	Fouts,	Lentz,	Swedersky,
Bond,	Freeman,	Lonz,	Talley,
Bonser,	Gardner,	Luchsinger,	Taylor,
Bryson,	Gordon, of Brown,	Lustig,	Thompson,
Burns,	Gorrell,	McCoy,	Waterston,
Cable,	Graham,	Madden,	Weaver,
Carpenter,	of Licking,	Matthews,	Wenner,
Carson,	Graham,	Miller, of Fulton,	Wiest,
Chester,	of Muskingum,	Miller, of Stark,	Wildermuth,
Clark,	Green,	Myers,	Wise — 84.
Comings,	Halstead,		

So the bill passed.

The title was agreed to.

**Am. H. B. No. 281** — Mr. Evans, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Cable,	Foster,	Hopple,
Banker,	Carpenter,	Fouts,	Johnston,
Barnes,	Carson,	Freeman,	Jones, of Trumbull,
Beaty,	Chester,	Gardner,	Kay,
Beetham,	Cochrun,	Gordon, of Brown,	Kilbane,
Benner,	Comings,	Gorrell,	Kreider,
Besaw,	Cookston,	Graham,	Lawyer,
Billingslea,	Copeland,	of Licking,	Lentz,
Bing,	Crosser,	Graham,	Lonz,
Bishop,	Donahay,	of Muskingum,	Luchsinger,
Blauser,	Drury,	Green,	McCoy,
Bond,	Dunspaugh,	Halstead,	Madden,
Bonser,	Emery,	Harter,	Matthews,
Brach,	Entemann,	Hastings,	Miller, of Fulton,
Bryson,	Evans,	Helfrich,	Miller, of Stark,
Burns,	Faris,	Hooley,	Myers,

Those voting in the affirmative are: Messrs. — Concluded.

Pugh,	Shy,	Swedersky,	Waterston,
Reynolds, Tom,	Silver,	Talley,	Wiest,
Robinson,	Smith,	Taylor,	Wildermuth,
Schelhorn,	Spidel,	Thompson,	Wise — 80.
Scott,	Stokes,		

So the bill passed.

The title was agreed to.

Mr. Beetham moved that **H. J. R. No. 47** — Mr. Beetham, be taken up out of its order and considered now.

The motion was agreed to and said resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 76, nays 4, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Graham,	McFarland,
Baker,	Cochrun,	of Muskingum,	Madden,
Banker,	Comings,	Green,	Matthews,
Barnes,	Cookston,	Halstead,	Miller, of Fulton,
Beaty,	Copeland,	Harter,	Miller, of Stark,
Beetham,	Davis,	Hastings,	Myers,
Benner,	Donahay,	Helfrich,	Reynolds, Tom,
Billingslea,	Drury,	Hooley,	Robins,
Bing,	Emery,	Hopple,	Robinson,
Bishop,	Entemann,	Johnston,	Scott,
Blauser,	Evans,	Jones, of Trumbull,	Silver,
Bliss,	Faris,	Kay,	Smith,
Bond,	Federman,	King,	Spidel,
Bonser,	Foster,	Kreider,	Stokes,
Brach,	Fouts,	Lawyer,	Talley,
Bryson,	Freeman,	Lonz,	Taylor,
Burns,	Gardner,	Luchsinger,	Waterston,
Cable,	Gordon, of Brown,	Lustig,	Weaver,
Carpenter,	Gorrell,	McCoy,	Wildermuth,
			Wise — 76.

Those voting in the negative are: Messrs. Chester, Graham, of Licking, Lentz, Schelhorn.

The resolution was adopted.

On motion of Mr. Beetham the House then passed to the fourth order of business, being reports of standing committees.

Mr. Bond submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 439** — Mr. Wise, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 25 strike out the word "judges" and insert in lieu thereof, the word "judge".

In line 28 commence the words "criminal court" with capital letters.

In line 59, correct the spelling of the last word so as to read "re-scission".

In line 132, strike out the word "constructed" and insert in lieu thereof, the word "construed".

In line 165, strike out the word "act" at the end of the line and insert in lieu thereof, the word "action".



In line 166, strike out the word "on" in the beginning of the line.

In line 179, strike out the word "motion" and insert in lieu thereof the word "notice".

In line 184 after the words "common pleas" change the comma to a semi-colon.

In line 189 strike out the word "with" and insert in lieu thereof the word "by".

In line 234, strike out the word "judgment" and insert in lieu thereof the word "judgments".

In line 236 insert a comma after the word "unless".

In line 294 strike out the word "of", being the second word of the line, and in lieu thereof insert the word "or".

In line 341 strike out the words "such judgment or final order".

In line 376 insert a comma after the word "compensation".

In line 406, strike out the word "case" and insert in lieu thereof the word "same".

In line 422, strike out the word "within", being the ninth word of said line, and insert in lieu thereof, the word "of".

In line 428, insert a comma after the first word, and before the word "not".

In line 436, insert a comma after the word "salary".

In line 467, strike out the comma after the word "Canton".

In line 492, strike out the word "received" and insert in lieu thereof the word "receives".

In line 492, after the word "appointment" insert the words "as acting judge".

In line 495, strike out the word "nor" and insert in lieu thereof the word "not".

In line 497, change the semi-colon after the word "court" to a comma.

In line 535, strike out the word "filed" and insert in lieu thereof the word "filled".

In line 535, strike out the word "of" and insert in lieu thereof, the word "by".

D. ALLEN BOND,  
JOSEPH R. GARDNER,  
C. C. CRABBE,  
CHARLES H. FOUTS,

C. F. McCOY,  
FRANCIS M. THOMPSON,  
JOSEPH LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **S. B. No. 96** — Mr. Beebe, having had the same under consideration, reports it back and recommends its passage.

D. ALLEN BOND,  
JOSEPH R. GARDNER,  
C. F. McCOY,

C. C. CRABBE,  
J. S. MILLER,  
CHARLES H. FOUTS,

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 373** — Mr. Graham, of Licking, having had the same under consideration, reports it back, and recommends its passage.

H. H. GRISWOLD,  
JOHN S. FARIS,  
W. R. COMINGS,  
W. E. WENNER,  
SIMEON H. BING,

L. J. GRAHAM,  
C. H. FREEMAN,  
A. L. STUMP,  
JOHN E. BARNES,  
GEO. S. MYERS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Faris submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 301** — Mr. Jones, of Trumbull, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, strike out "minor" and insert "person".

In line 2, strike out "eighteen" and insert "sixteen".

In line 4, strike out "completion" and insert "completion".

In line 4, strike out "fifth" and insert "sixth".

In lines 5, 9 and 10, strike out "minor" and insert "person".

In line 11, strike out "fifth" and insert "sixth".

In line 11, after "and" insert "such test in".

In line 11, after "civics" insert "and history as the superintendent of public instruction shall prescribe, such tests to be".

In lines 12, 13, 14, 16, 17, 20, 21, 23, 28, 29, 30, 32, 35 and 43 strike out "minor" and insert "person".

In line 22, after "six" insert "school".

In line 24, strike out "minor's" and insert "person's".

In line 25, strike out "or" and insert a comma.

In line 25, after "mental" insert "or social".

Between section 4 and section 5 insert the following section 5:

"The public school authorities of city, exempted village and rural school districts shall provide for the conduct of such courses as are required by this act and shall furnish such rooms, equipment, and teaching force as may be necessary to give full effect to the intent thereof".

In lines 33 and 38, strike out "minor" wherever it appears and insert "person".

In line 32, strike out "section 5" and insert "section 6".

In line 40, strike out "section 6" and insert "section 7".

In line 45, strike out "section 7" and insert "section 8".

H. H. GRISWOLD,  
J. S. FARIS,  
W. R. COMINGS,  
W. E. WENNER,  
GEO. S. MYERS,

SIMEON H. BING,  
L. J. GRAHAM,  
C. H. FREEMAN,  
A. L. STUMP,  
JOHN E. BARNES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Faris submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 408** — Mr. Kreider, having had the same under consideration, reports it back and recommends its passage.

JOHN S. FARIS,  
J. C. COPELAND,  
C. K. MILLER,  
C. H. FREEMAN,  
W. R. COMINGS,

A. L. STUMP,  
SIMEON H. BING,  
L. J. GRAHAM,  
JOHN E. BARNES.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bing submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 357** — Mr. Griswold, having had the same under consideration, reports it back and recommends its passage.

H. H. GRISWOLD,  
J. S. FARIS,  
W. R. COMINGS,  
W. E. WENNER,  
SIMEON H. BING,

L. J. GRAHAM,  
C. H. FREEMAN,  
A. L. STUMP,  
JOHN E. BARNES,  
GEO. S. MYERS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lawyer submitted the following report:

The standing committee on Corporations, to which was referred **H. B. No. 453** — Mr. Graham, of Muskingum, having had the same under consideration, reports it back and recommends its passage.

ELZA C. LAWYER,  
CHARLES G. WEAVER,  
S. J. BENNER,

GEO. E. MATTHEWS,  
JAMES A. GREEN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Comings submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 366** — Mr. Lonz, having had the same under consideration, reports it back and recommends its passage.

W. R. COMINGS,  
JAMES A. GREEN,  
R. B. CARSON,  
F. L. WATERSTON,

HARRY D. SILVER,  
W. B. BRYSON,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Carson submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 435** — Mr. Jones, of Trumbull, having had the same



under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 53, after the word "improving", strike out the following: "sprinkling, cleaning and sweeping."

W. R. COMINGS,  
JAS. A. GREEN,  
R. B. CARSON,  
F. L. WATERSTON,

HARRY D. SILVER,  
W. B. BRYSON,  
E. E. DENUNE.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bryson submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 449** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

W. R. COMINGS,  
M. J. WALSH,  
F. L. WATERSTON,  
R. B. CARSON,  
HARRY D. SILVER,

W. B. BRYSON,  
CHARLES M. GORDON,  
E. E. DENUNE,  
H. H. GRISWOLD.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Waterston submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 428** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

W. R. COMINGS,  
M. J. WALSH,  
F. L. WATERSTON,  
R. B. CARSON,  
HARRY D. SILVER,

W. B. BRYSON,  
CHARLES M. GORDON,  
E. E. DENUNE,  
H. H. GRISWOLD.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Silver submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 399** — Mr. Jones, of Trumbull, having had the same under consideration, reports it back and recommends its passage.

W. R. COMINGS,  
JAS. A. GREEN,  
R. B. CARSON,  
F. L. WATERSTON,

HARRY D. SILVER,  
W. B. BRYSON,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Donahay submitted the following report:

The standing committee on Insurance, to which was referred

**S. B. No. 49** — Mr. Parrett, having had the same under consideration, reports it back and recommends its passage.

EDWARD A. WINTER,  
JOHN W. GORRELL,  
F. M. WILDERMUTH,  
W. A. RUSSELL,

TOM R. BRANNON,  
E. L. DONAHAY,  
HARRY D. SILVER,  
H. M. CARPENTER.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Judiciary, to which was referred

**H. B. No. 395** — Mr. Bond, having had the same under consideration, reports it back and recommends its passage.

CHARLES H. FOUTS,  
D. ALLEN BOND,  
A. LEE BEATY,  
J. S. MILLER,  
GEO. S. MYERS,  
K. E. HOOVER,

FRANK E. BAKER,  
H. H. GRISWOLD,  
W. W. STOKES,  
MILTON CLARK,  
H. T. ROBINS,  
DAVID H. SCOTT.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Chester submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 445** — Mr. Scott, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 16, strike out "5261" and insert figures "5242" in place thereof.

In line 19, strike out the word "He" and insert the words "The adjutant general", in lieu thereof.

In line 20, strike out words "one thousand" and insert "fifteen hundred" in lieu thereof.

Strike out all of lines 45 to 57, both inclusive.

In line 73, strike out figures "5261" and insert figures "5242".

In line 70, strike out word "offices" and insert "officers" in lieu thereof.

In line 66, after the word "Code," add "nothing in this section shall require the expenses of such inspections or supervision to be charged to or paid out of the funds of the National Guard or units thereof."

DAVID H. SCOTT,  
F. S. ROBINSON,  
JOHN H. CHESTER,

W. A. RUSSELL,  
CLYDE H. HOOLEY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Robinson submitted the following report:

The standing committee on Military Affairs, to which was re-

ferred **Am. S. B. No., 112** — Mr. Kryder, having had the same under consideration, reports it back and recommends it spassage.

DAVID H. SCOTT,  
F. S. ROBINSON,  
JOHN H. CHESTER,

W. A. RUSSELL,  
CLYDE H. HOOLEY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Tom Reynolds submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 349** — Mr. Wenner, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 change "and" where it appears the last time to "or".

In line 6 insert between the word "authority" and the comma the following: "through the industrial commission of Ohio".

In line 7 after the word "them" insert "and the industrial commission of Ohio".

HARRY M. DUNSPAUGH,  
TOM REYNOLDS,  
W. E. WENNER,  
OTTO W. BRACH,  
ROY L. SWEDERSKY,

JOHN J. KILBANE,  
ROBERT C. DUNN,  
D. W. BESAW,  
C. W. KING,  
R. B. PUGH,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Emery submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 350** — Mr. Gorrell, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended.

In line 64, strike out the word "may" and insert in lieu thereof the word "shall".

C. F. TALLEY,  
SIMEON H. BING,  
H. W. COOKSTON,  
J. E. FOSTER,

A. L. STUMP,  
E. D. HELFRICH,  
ROBERT C. DUNN,  
B. J. EMERY.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bing submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 398** — Mr. Federman, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3, strike out "grape juice, cider".

In line 4, strike out "near beer or beverage made in imitation of beer or other bitter".

In line 5, strike out "drink".



In line 91, strike out "or to".

In line 92, strike out all of the line but the word "except".

SIMEON H. BING,  
H. W. COOKSTON,  
B. J. EMERY,  
J. E. FOSTER,

E. D. HELFRICH,  
C. F. TALLEY,  
J. L. FARIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Cookston submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 403**—Mr. Harter, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended :

In line 11, strike out the words "an auxiliary" and insert in lieu thereof the words "a county".

In line 12, strike out the word "auxiliary" and insert in lieu thereof the word "county".

In line 16, strike out the word "auxiliary" and insert in lieu thereof the word "county".

Strike out line 28 after section number.

Strike out lines 29, 30, 31, 32, and line 33 to and including the (,).

In line 33, change the second "the" to "The".

In line 36, strike out the words "In such".

Strike out lines 37, 38, 39, 40 and 41.

Strike out line 42 after section number.

Strike out line 43.

In line 44, strike out the words "ment of health".

In line 48, strike out the words "or the board".

In line 49, strike out the words "of trustees".

B. J. EMERY,  
H. W. COOKSTON,  
ROBERT C. DUNN,  
J. E. FOSTER,

E. D. HELFRICH,  
C. F. TALLEY,  
A. L. STUMP.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gorrell submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 326**—Mr. McCoy, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause and substitute the following:

Section 1. In any county in which on the first day of November, 1919, the aggregate of the tax duplicate for real estate and personal property is twenty million dollars or less, and in which county there are at least twenty-five miles of improved county roads, the county commissioners prior to the first Monday of January, 1920, shall divide into convenient sections all improved county roads and shall employ yearly a patrol or section man for each section to keep the same in repair for the year ending on the first Monday of February thereafter. In the event the repair and maintenance fund for county roads in any year is

insufficient in any county having such a tax duplicate to employ section men on all such roads, then the provisions of this act shall apply to such improved county roads as are most heavily traveled and are in need of the most repair and attention.

Section 2. The county commissioners shall provide and furnish the materials for repair and may require the section men to quarry and haul stone, gravel and other material to places where needed on such highways within the limits of their sections.

Section 3. Each section man shall provide himself at his own expense, with the following tools and equipment: Pick, mattock, shovel, sledge hammer, knapping hammer, axe, one strong horse and harness therefor, one large two-wheeled cart with bed arranged for quick dumping and with a capacity of at least one-half a cubic yard of crushed stone or gravel. Provided that the tools and equipment aforementioned shall be subject to the approval of the county commissioners and they may, if they deem it best, require any one or more of such section men to furnish and use a wagon and two horses for hauling materials, and may require them to provide themselves with a folding tent for protection while breaking and knapping stone during inclement weather, and may if they so desire furnish plows, scrapers and other tools for the use of such section men. If additional tools and equipment are required of such section men, the number and kind shall be fully stated in the advertisement for bids hereinafter provided for.

Section 4. Each section man employed must be physically strong, healthy and inured to manual labor and it shall be his duty to patrol his section and care for the drainage; promptly to patch holes as they may appear on such highways within his section; to place at convenient points broken rock, gravel and suitable materials for repair along his section and have the same in readiness for immediate use when needed; to remove weeds and bushes growing thereon; to spend on his section eight hours of actual and faithful labor each day; and to keep his section in as good condition for travel as his opportunities will permit subject to the rules and regulations made by the county commissioners, the provisions of law herein and under the supervision of the county surveyor. No section man shall substitute the work of another man on his section, in the event of his disability or otherwise, without the consent in writing of the county commissioners. On Monday of each week where they are employed for full time, the section men shall mail to the county auditor on blanks furnished by the county commissioners, a detailed report in writing, stating the nature and extent of their work and hours of service on each day of the previous week and any other information deemed of importance to the county commissioners. When they are not employed for full time, such section men shall make reports at such times as the county commissioners may require.

Section 5. Before the employment of such section men, the county commissioners shall name, number and describe the various sections and enter the same on their journal. They shall adopt rules and regulations subject to the approval of the county surveyor to govern the section men and record the same on their journal and file a copy thereof with the county auditor. Prior to the first Monday of February each year they shall give notice in two newspapers in the county, of opposite politics, of general circulation and printed in the English language, for two successive weeks that they will receive sealed bids until noon on the first Monday of February for section men for each of the sections named in the notice, subject to the rules and regulations adopted by the county

commissioners and on file in the auditor's office and subject to the provisions of law. If there be not two such newspapers printed in the county, one newspaper of general circulation printed in the English language shall be sufficient. If there be no such newspaper printed in the county, then printed notices shall be posted in each township, precinct and municipality in the county. The commissioners may reject any bid that in their opinion is too high or does not meet the requirements herein and if two or more bids are the same they are authorized to make choice. Upon the acceptance of any bid and the giving of a proper bond by the bidder the commissioners shall enter into a written contract with the bidder.

Section 6. Each section man before entering upon the discharge of his duties shall give a bond in the sum of \$500.00 conditioned for the faithful discharge of his duties to be approved by the county commissioners. The forms for such bond and contract shall be prepared by the prosecuting attorney and furnished to the successful bidders by the county commissioners.

Section 7. The compensation of such section men shall be allowed and paid monthly upon bills presented therefor. If any of such section men fail to comply with the terms of their contract or neglect, fail or refuse to abide by the law or the rules and instructions of the county commissioners, and county surveyor, the county commissioners shall allow only such sum as they deem them to be entitled to for their services, and may terminate the contract upon giving thirty days' notice to any of such section men.

Section 8. In the event the repair and maintenance fund is insufficient in any year to employ such section men for full time or for other good reasons, they may be employed for a part of the time, but their employment shall be so arranged that the time on duty and off duty shall alternate by the week or month as the county commissioners may think best and the same shall be so stated in the advertisement for bids. If a vacancy should occur by resignation, death, removal or other cause of a section man less than six months before the first Monday of February, the county commissioners may employ for the remainder of the year, without giving notice in a newspaper, otherwise they shall advertise for sealed bids.

CHARLES M. GORDON,  
THOMAS MULCAHY,  
CLYDE H. HOOLEY,  
CHARLES H. FOUTS,  
L. J. GRAHAM,

IRWIN HALSTEAD,  
W. B. BRYSON,  
JOHN W. GORRELL,  
SYLVESTER SPIDEL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Walsh submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 442** — Mr. Copeland, having had the same under consideration, reports it back and recommends its passage.

H. H. GRISWOLD,  
JAMES A. GREEN,  
M. J. WALSH,

R. B. CARSON,  
CHARLES M. GORDON,  
W. B. BRYSON,

F. A. WATERSTON,  
The report was agreed to.

E. E. DENUNE.



The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 447** — Mr. Robinson, having had the same under consideration, reports it back and recommends its passage.

C. W. McFARLAND,  
ISRAEL M. BLAUSER,  
MINOR K. JOHNSTON,  
C. M. DRURY,  
JOHN H. CHESTER,

HARRY D. SILVER,  
C. K. MILLER,  
W. B. BRYSON,  
J. L. COCHRUN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**Am. S. B. No. 122** — Mr. Stone.

To the committee on Mines and Mining.

**Am. S. B. No. 81** — Mr. Lloyd.

To the committee on Benevolent and Penal Institutions.

**S. B. No. 126** — Mr. Ritter.

To the committee on Appropriations and Finance.

**S. B. No. 91** — Mr. O'Brien.

To the committee on Insurance.

**S. B. No. 119** — Mr. Latham.

To the committee on Public Buildings and Lands.

**S. B. No. 123** — Mr. Davis.

To the committee on Insurance.

**H. B. No. 468** — Mr. Backowski.

To the committee on Judiciary.

**H. B. No. 470** — Mr. Bryson.

To the committee on County Affairs.

**H. B. No. 471** — Mr. Robinson.

To the committee on Public Utilities.

By unanimous consent Mr. Miller, of Fulton, offered the following resolution:

**H. R. No. 45** — Mr. Miller, of Fulton.

Relative to certain claims against the House of Representatives.

Resolved, that the following claims be allowed and orders drawn on the proper funds for the payment thereof:

D. W. Besaw, expense legislative committee.....	\$22 22
E. M. Crosser, expense legislative committee.....	26 10
D. W. Besaw, expense legislative committee.....	21 75
H. M. Carpenter, expense legislative committee.....	26 52
C. W. McFarland, expense legislative committee.....	21 45
Frank Wise, expense legislative committee.....	21 25
C. W. King, expense legislative committee.....	17 45

Francis M. Thompson, expense legislative committee.....	23	11
Harry L. Federman, expense legislative committee.....	41	07
J. S. Graham, expense legislative committee.....	18	16
John Cowan, expense legislative committee.....	20	17
David H. Scott, expense legislative committee.....	66	66
Harry McKay, expense legislative committee.....	16	28
Edward Bank .....	4	00
D. N. Osyor .....	7	30
Geo. F. Jelliff .....	19	25
Bowden Towel Supply Company.....	52	00
Frank P. Hall Company.....	57	50
Warner's Time Card Company.....	2	50
Wendt Bristol Company .....	60	
Adams Express Company.....	3	63
Hiss Stamp Company.....	1	80
Crystal Ice Mfg. Co.....	27	60
Remington Typewriter Co.....	4	00
Underwood Typewriter Co.....	86	00
W. H. Anderson Company.....	260	00
Receivers, Central Union Telephone Company.....	211	40
Ohio State Telephone Company.....	40	75
Western Union Telegraph Company.....	83	

Mr. Miller, of Fulton, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Halstead,	Pugh,
Banker,	Copeland,	Harter,	Reynolds, Tom,
Barnes,	Crosser,	Hastings,	Robins,
Beaty,	Davis,	Hopple,	Robinson,
Beetham,	Dildine,	Johnston,	Schelhorn,
Benner,	Dodge,	Jones, of Trumbull,	Scott,
Besaw,	Donahay,	Kay,	Silver,
Bing,	Drury,	King,	Smith,
Blauser,	Emery,	Lawyer,	Spidel,
Bliss,	Entemann,	Lentz,	Stump,
Bond,	Evans,	Lonz,	Talley,
Bonser,	Federman,	Luchsinger,	Taylor,
Bryson,	Foster,	Lustig,	Thompson,
Burns,	Fouts,	McFarland,	Waterston,
Cable,	Freeman,	Madden,	Weaver,
Carpenter,	Gordon, of Brown,	Matthews,	Wiest,
Carson,	Gorrell,	Miller, of Fulton,	Wildermuth,
Chester,	Graham,	Myers,	Wise,
Cochrun,	of Muskingum,	Pearson,	York—77.
Comings,	Green,		

The resolution was adopted.

9:30 o'clock p. m.

On motion of Mr. Tom Reynolds, the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Friday, March 28, 1919, 9:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then passed to the first order of business, being consideration of amendments made by the Senate.

**Am. H. B. No. 238** — Mr. Silver, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Halstead,	Miller, of Fulton,
Atkinson,	Cookston,	Harter,	Miller, of Stark,
Barnes,	Copeland,	Hastings,	Moyer,
Beaty,	Cowan,	Hatch,	Myers,
Beetham,	Denune,	Helfrich,	Pearson,
Benner,	Dildine,	Hoover,	Robinson,
Bing,	Donahay,	Hopple,	Russell,
Bishop,	Drury,	Johnston,	Schelhorn,
Blauser,	Emery,	Jones, of Trumbull,	Scott,
Bliss,	Entemann,	Kay,	Silver,
Bond,	Evans,	Kilbane,	Smith,
Bonser,	Faris,	Kreider,	Stokes,
Brach,	Fouts,	Lawyer,	Stump,
Brannon,	Freeman,	Lentz,	Swedersky,
Brown,	Gardner,	Lonz,	Taylor,
Bryson,	Gordon, of Brown,	Lustig,	Waterston,
Burns,	Gordon, of Logan,	McFarland,	Weaver,
Cable,	Graham,	McKay,	Wenner,
Carpenter,	of Muskingum,	Madden,	Wildermuth,
Carson,	Green,	Matthews,	York — 81.
Cochrun,	Griswold,		

The Senate amendments were concurred in.

**Am. H. B. No. 204** — Mr. Miller, of Stark, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bryson,	Evans,	Helfrich,
Atkinson,	Burns,	Faris,	Hoover,
Barnes,	Cable,	Federman,	Hopple,
Beaty,	Carpenter,	Fouts,	Johnston,
Beetham,	Cochrun,	Freeman,	Jones, of Trumbull,
Benner,	Comings,	Gardner,	Kay,
Besaw,	Cookston,	Gordon, of Brown,	Kreider,
Billingslea,	Copeland,	Gordon, of Logan,	Lawyer,
Bing,	Cowan,	Graham,	Lonz,
Bishop,	Denune,	of Muskingum,	Lustig,
Blauser,	Dildine,	Green,	Lytle,
Bliss,	Donahay,	Griswold,	McFarland,
Bond,	Drury,	Halstead,	McKay,
Brach,	Emery,	Harter,	Madden,
Brown,	Entemann,	Hatch,	Miller, of Fulton,



Those voting in the affirmative are:— Concluded.

Miller, of Stark,	Russell,	Spidel,	Waterston,
Moyer,	Schelhorn,	Stokes,	Weaver,
Myers,	Scott,	Swedersky,	Wenner,
Robins,	Silver,	Taylor,	Wildermuth,
Robinson,	Smith,	Thompson,	York—79.

The Senate amendments were concurred in.

The House then passed to the second order of business, being bills for third reading.

**H. B. No. 314**—Mr. Helfrich, was taken up and read the third time.

The question being "Shall the bill pass?"

Mr. Helfrich moved to amend as follows:

In line 2 strike out 228 and insert 218.

In line 3 strike out 228-1 and insert 218-1.

In line 4 strike out 228-1 and insert 218-1.

The motion was agreed to and the bill was so amended.

The question being recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 81, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Gordon, of Logan,	McKay,
Atkinson,	Clark,	Graham,	Madden,
Baker,	Cochrun,	of Muskingum,	Matthews,
Beaty,	Comings,	Green,	Miller, of Fulton,
Beetham,	Cookston,	Griswold,	Miller, of Stark,
Benner,	Copeland,	Halstead,	Moyer,
Besaw,	Cowan,	Harter,	Myers,
Billingslea,	Crabbe,	Hastings,	Pugh,
Bing,	Denune,	Hatch,	Robins,
Bishop,	Dildine,	Helfrich,	Robinson,
Blauser,	Donahay,	Hoover,	Schelhorn,
Bond,	Drury,	Hopple,	Silver,
Bonser,	Emery,	Johnston,	Smith,
Brach,	Entemann,	Jones, of Trumbull,	Stokes,
Brannon,	Evans,	Kilbane,	Swedersky,
Brown,	Federman,	Kreider,	Taylor,
Bryson,	Fouts,	Lawyer,	Thompson,
Burns,	Freeman,	Lentz,	Waterston,
Cable,	Gardner,	Lustig,	Weaver,
Carpenter,	Gordon, of Brown,	Lytle,	Wenner,
		McFarland,	Wildermuth—81.

So the bill passed.

Mr. Helfrich moved to amend the title as follows:

In line 1 strike out "228" and insert in lieu thereof "218."

In line 2 strike out "228-1" and insert in lieu thereof "218-1"

The motion was agreed to and the title was so amended.

The title was agreed to.

**H. B. No. 168**—Mr. Miller, of Stark, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 78, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Beetham,	Bing,	Bonser,
Atkinson,	Benner,	Bishop,	Brach,
Barnes,	Besaw,	Blauser,	Brown,
Beaty,	Billingslea,	Bond,	Burns,

Those voting in the affirmative are: Messrs. — Concluded.

Cable,	Federman,	Jones, of Trumbull,	Robins,
Carpenter,	Fouts,	<b>Kay,</b>	Robinson,
Carson,	Freeman,	King,	Schelhorn,
Chester,	<b>Gardner,</b>	<b>Kreider,</b>	Scott,
Cochrun,	Gordon, of Brown,	<b>Lentz,</b>	Silver,
Comings,	Gordon, of Logan,	<b>Lonz,</b>	Smith,
Cookston,	Graham,	Lustig,	Stokes,
Copeland,	of Muskingum,	Lytle,	Stump,
Crabbe,	Green,	McFarland,	Swedersky,
Denune,	Griswold,	McKay,	Thompson,
Dildine,	Halstead,	Madden,	Waterston,
Donahay,	Hastings,	Miller, of Fulton,	Weaver,
Drury,	Hatch,	Miller, of Stark,	Wenner,
Emery,	Helfrich,	<b>Moyer,</b>	Wiest,
Evans,	Hopple,	Myers,	York—78.
Faris,	Johnston,	Pugh,	

Those voting in the negative are: Messrs. Bliss and Brannon.  
So the bill passed.

The title was agreed to.

**Sub. H. B. No. 305** — Mr. Chester, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Harter,	Moyer,
Barnes,	Cowan,	Hatch,	Myers,
Benner,	Crabbe,	Helfrich,	Pugh,
Besaw,	Dildine,	Hoover,	Reynolds, Tom,
Bing,	Donahay,	Hopple,	Robins,
Bishop,	Entemann,	Johnston,	Robinson,
Blauser,	Evans,	Jones, of Trumbull,	Schelhorn,
Bliss,	Federman,	Kilbane,	Scott,
Brach,	Foster,	King,	Silver,
Brown,	Fouts,	Kreider,	Smith,
Bryson,	Freeman,	Lentz,	Stokes,
Burns,	Gordon, of Brown,	Lustig,	Stump,
Cable,	Gordon, of Logan,	Lytle,	Swedersky,
Carpenter,	Graham,	McFarland,	Taylor,
Carson,	of Muskingum,	McKay,	Thompson,
Chester,	Green,	Matthews,	Weaver,
Cochrun,	Griswold,	Miller, of Fulton,	Wenner,
Comings,	Halstead,	Miller, of Stark,	Wiest — 72.
Cookston,			

So the bill passed.

The title was agreed to.

By unanimous consent **S. B. No. 69** — Mr. Sparks, was taken up out of its order and read the third time.

The question being, "Shall the bill pass?"

On motion of Mr. Crabbe said bill was informally passed and ordered placed at the head of the calendar.

On motion of Mr. Robins the House then passed to the fourth order of business, being reports of standing committees.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was re-

ferred **H. B. No. 69** — Mr. Evans, having had the same under consideration, reports it back and recommends its passage.

H. H. GRISWOLD,  
E. E. DENUNE,  
M. J. WALSH,  
F. L. WATERSTON,

R. B. CARSON,  
CHARLES M. GORDON,  
W. B. BRYSON,  
HARRY D. SILVER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gordon, of Brown, submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 432** — Mr. Bishop, having had the same under consideration, reports it back and recommends its passage.

HARRY D. SILVER,  
R. B. CARSON,  
CHARLES M. GORDON,  
W. R. COMINGS,

W. B. BRYSON,  
JAS. A. GREEN,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Griswold submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 331** — Mr. Weaver, having had the same under consideration, reports it back and recommends its passage.

H. H. GRISWOLD,  
M. J. WALSH,  
JAS. A. GREEN,  
F. L. WATERSTON,

R. B. CARSON,  
CHARLES M. GORDON,  
W. B. BRYSON,  
HARRY D. SILVER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Carson submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 463** — Mr. Myers, having had the same under consideration, reports it back and recommends its passage.

HARRY D. SILVER,  
R. B. CARSON,  
CHARLES M. GORDON,  
W. R. COMINGS,

W. B. BRYSON,  
JAS. A. GREEN,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Chester submitted the following report:



The standing committee on County Affairs, to which was referred **H. B. No. 467** — Mr. Bryson, having had the same under consideration, reports it back and recommends its passage.

R. B. CARSON,  
CHARLES M. GORDON,  
E. E. DENUNE,  
W. B. BRYSON,

JAMES A. GREEN,  
W. R. COMINGS,  
HARRY D. SILVER,  
JOHN H. CHESTER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 421** — Mr. Silver, having had the same under consideration, reports it back and recommends its passage.

H. H. GRISWOLD,  
E. E. DENUNE,  
HARRY D. SILVER,  
CHARLES M. GORDON,

R. B. CARSON,  
F. L. WATERSTON,  
JAMES A. GREEN,  
M. J. WALSH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wenner submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 235** — Mr. Luchsinger, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enactment clause and insert the following:

SECTION 1. In every factory and loft building in the state devoted to manufacturing purposes three or over three stories in height a fire drill of all the employees of such building shall be conducted at least once in every month and shall be subject to the approval and supervision of the industrial commission of Ohio. A fire drill shall be arranged so as to conduct every employee of such building within five minutes after the sounding of the alarm, to the street, or to an open court having direct means of egress to the street by means of an alley or fireproof passage, or to any portion of the same or an adjoining building which has independent means of egress to the street and which is separated vertically from the section of the building in which the alarm is first sounded, by means of a standard fire wall, the only openings in which are guarded by self-closing fire doors.

SECTION 2. That such fire drill may be uniform in all factories and loft buildings in the state, devoted to manufacturing purposes, it shall be the duty of the industrial commission to prepare an outline for such fire drills. This outline shall be printed at the expense of the state under the direction of the industrial commission, and shall be distributed in quantities sufficient to provide a copy for every factory, and loft building devoted to manufacturing purposes, three or over three stories in height located in any city or village in the state.

SECTION 3. Provided, however, that when such building is of fireproof construction, and when the necessary means of egress therefrom has been provided, and the proper precautions have been taken

for the prevention and extinguishment of fire therein, the Industrial Commission of Ohio may in its discretion prescribe the conduct of fire drills in such buildings at intervals less frequent than herein above set forth.

SECTION 4. Any person, firm or corporation, who fails to comply with this act, or who fails to put same into effect on or after the passage of this act, shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be fined not less than fifty dollars for the first offense, and not less than one hundred dollars, nor more than one thousand dollars for subsequent offenses.

HARRY M. DUNSPAUGH,  
TOM REYNOLDS,  
W. E. WENNER,  
JULIUS LUCHSINGER,  
ROY L. SWEDERSKY,

OTTO W. BRACH,  
CHAS. F. KREIDER,  
D. W. BESAW,  
R. B. PUGH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Wenner said bill was ordered reprinted as amended.

Mr. Denune submitted the following report:

The standing committee on Public Buildings and Lands, to which was referred **H. B. No. 448**—Mr. Hughes, having had the same under consideration, reports it back and recommends its passage.

H. S. CABLE,  
DAN ALBAN,  
H. B. MADDEN,

HARRY D. SILVER,  
E. E. DENUNE,  
R. B. CARSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Cookston submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 460**—Mr. Jones, of Trumbull, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 5 strike out "cats" and insert "acts."

JOHN W. GORRELL,  
GILBERT TAYLOR,  
IRWIN HALSTEAD,  
C. C. CRABBE,  
CHARLES M. GORDON,

CHARLES H. FOUTS,  
L. J. GRAHAM,  
H. W. COOKSTON,  
W. B. BRYSON.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lustig moved that the committee on Fees and Salaries be discharged from further consideration of **H. B. No. 328**—Mr. Bliss, and said bill be referred to the committee on Judiciary.

The motion was agreed to and the bill so referred.

The House then passed to the fifth order of business, being reports of select committees.

No reports were submitted.

The House then passed to the sixth order of business, being bills for second reading.

The following bills on the calendar were read the second time and referred as follows:

**Am. S. B. No. 87** — Mr. Lloyd.

To the committee on Benevolent and Penal Institutions.

**S. B. No. 128** — Mr. Miller.

To the committee on Judiciary.

**Am. S. B. No. 125** — Joint Committee on Taxation.

Mr. McFarland moved that said bill be placed on the calendar and that it be made a special order for Thursday, April 3, 1919, at 1:30 o'clock p. m.

The motion was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 31** — Joint Committee on Taxation.

Proposing to amend Article XII, Section 2 of the constitution of the state of Ohio, relative to the classification of property for the purposes of taxation.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Robins moved that said joint resolution be made a special order for Thursday, April 3rd, 1919, at 2:00 o'clock p. m.

The motion was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 12** — Mr. Blauser.

Relating to the use or occupancy of armories.

With the following amendments in which the concurrence of the House is requested.

In line 2 change the figures "5262" to "5243."

In line 10 after the comma following 1918 add the following: "Union Veterans' Legion, Army and Navy Union of the United States of America."

In line 12 after the period add: "Provided that this section shall not be construed to require a separate room to be maintained for each organization."

In line 4 change figures "5262" to "5243."

In line 13 change figures "5262" to "5243."

Amend title by striking out "5262" and inserting "5243."

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolutions:

**H. J. R. No. 41** — Mr. Scott.

Relative to investigating Legislative Press Association Smoker.

**H. J. R. No. 46** — Mr. Crabbe.

To extend a welcome to the 166th regiment on its return to the city of New York or any other port where said regiment may land.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 124** — Mr. Norris.

Relating to duties of the board of state charities.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

The House then passed to the seventh order of business, being introduction of bills.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 472** — Mr. Thompson.

To amend section 2558 of the General Code, relating to county auditor; election and term.

**H. B. No. 473** — Mr. Pearson.

To amend section 2503 of the General Code, relative to Memorial Day.

**H. B. No. 474** — Mr. Silver.

To amend sections 9880, 9881, 9882, 9884, 9894 and 9899 and to add supplementary sections 9884-1 to 9884-4 inclusive, and to repeal sections 9880-1, 9883, 9911, 9914 and 9915 of the General Code, relative to county agricultural societies.

**H. B. No. 475** — Mr. Halstead.

To supplement section 6373-13 of the General Code by the enactment of a section to be known as section 6373-13a, relative to contracts in disposing of securities.

**H. B. No. 476** — Mr. Freeman.

To authorize the trustees of the Ohio State University to construct, equip and furnish a hospital for charity and teaching purposes and to provide an appropriation therefor.

**H. B. No. 477** — Mr. Freeman.

Defining the crime of criminal syndicalism and prescribing punishment therefor.

**H. B. No. 478** — Mr. Bryson.

Relative to authorizing the Dayton, Springfield and Xenia Southern Railway Company to extend its line over a part of the grounds of the Ohio Soldiers' and Sailors' Orphans' Home.

**H. B. No. 479** — Mr. Brown.

To amend section 4692 of the General Code, relating to the supervision of rural and village schools, and to repeal section 4692 of the General Code.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Halstead offered the following resolution:

**H. J. R. No. 48** — Mr. Halstead.

Relative to the printing and distribution of ten thousand sets of Howe's Historical Collections of Ohio.

WHEREAS, The state of Ohio owns the copyright, engravings, electrotypes plates, and all other matter and means necessary and requisite for the printing and publication of the centennial edition of "Howe's Historical Collection"; and

WHEREAS, This history is the culmination of exhaustive research, study and investigation, replete with information of great value, which should be disseminated among our public schools, libraries and citizens, thereby imparting a more thorough knowledge of the history of our state; therefore

*Be it resolved by the General Assembly of the state of Ohio,* That the commissioners of public printing be and are hereby directed and authorized to contract on behalf of the state for the printing from said plates, etc., of ten thousand (10,000) sets of said historical collections, in sets of two volumes each, at a cost to the state, not to exceed one dollar and seventy cents per set.

*Resolved,* That when such history is printed and bound as aforesaid, the same shall be delivered to the secretary of state who will make distribution and disposition thereof as follows:

To the state library, for exchange, twenty-five (25) sets, without cost; to the Archaeological and Historical Society, twenty-five (25) sets, without cost; to each member of the eighty-third general assembly, not more than fifty (50) sets, at actual cost to the state; providing, application therefor is made to the secretary of state within thirty days after being notified that such books are ready for distribution, the sets remaining to be sold by the secretary of state at two dollars (\$2.00) per set, the proceeds therefrom to be paid into the state treasury and credited to the general revenue fund. The General Assembly shall make sufficient appropriation for the printing and binding of the books provided for herein.

The resolution was laid over under the rule.

Mr. Copeland offered the following resolution:

**H. J. R. No. 49** — Mr. Copeland.

Providing for the appointment of a joint committee to inquire into governmental expense and to make recommendations regarding the same to the 83rd General Assembly of Ohio.

WHEREAS, If there is common sense in the phrase that "a dollar saved is a dollar earned" then it would appear to be an act of wisdom to stop expenditures for non-essentials rather than to seek additional ways and means whereby additional monies may be collected by taxation;

WHEREAS, In 1908 the state of Ohio to meet its obligations spent \$8,194,493.00 which was published as being a sum "extravagant and

wasteful" and yet in 1918 there was spent \$15,097,405.00 an increase of 95%;

WHEREAS, The auditor of state in his 1918 report to the governor of Ohio says: "That since 1880 Ohio population has only increased 49%, taxation has increased 300% and public debt has beat population 900% by increasing over 950%";

WHEREAS, The present auditor of state elected by the people for a second term says in a report to the governor of Ohio "for nearly six years I have had my finger constantly on the financial pulse of Ohio's government" has in his annual reports to the governor of Ohio and through the public press called attention to numerous unnecessary extravagant and unlawful expenditures of money; and

WHEREAS, The present auditor of state in his 1918 report (page 19) to Governor Cox says: "Let us now consider several opportunities the state has to save millions it is now spending or planning to spend. The state treasury is in splendid condition, but not even Ohio can keep on increasing its yearly expenditures at the rate of 70% in six years \* \* \*. These reliefs from oppressive taxation can only be made possible by avoiding unnecessary state expenditures;" and

WHEREAS, The present auditor of state who is in a position to speak knowingly says publicly: "You might as well try to dam the Scioto river with bags of salt as to expect to have a sane fiscal government in Ohio with limits on taxation and none on spending money;" and

WHEREAS, The present auditor of state in his 1918 report says "The facilities of obtaining money are ever the stimulants of extravagance;"

WHEREAS, The present auditor of state in his 1918 report (page 30) says "Hydraulic pressure must be applied to all government and every drop of extravagance and waste must be squeezed out. Be firm in this and the splendid character of our state and government will be maintained. Depart from it and we will leave a burden to our children that will shame the generation in which we live;"

WHEREAS, The present auditor of state reporting his observations on many governmental affairs says: "but when such deplorable and dangerous conditions are brought to the attention of our lawmakers and they fail to act, any future mis-appropriation of public funds or official defalcations due to such legislative negligence will stand as official;" and

WHEREAS, The present auditor of state in his supplementary report to the Governor (page 4) says: "The legislature should do one of two things, either abolish the duplication of state departments or abolish the auditor's office;" and

WHEREAS, If the citizens of Ohio are of the impression that large sums of money collected by the various forms of taxation are imprudently, wastefully, extravagantly and unlawfully expended then they have a right to know if such be true or untrue and if true then such expenditures should cease and the monies so collected be used for the public good. If we cease spending extravagantly and for non-essentials we can probably increase appropriations for essentials; now therefore,

*Be it resolved by the General Assembly of Ohio,* That two members of the House of Representatives of whom not more than one shall be of the same political party, appointed by the speaker of the House of Representatives, and two members of the Senate of whom not more than one shall belong to the same political party, appointed



by the president of the Senate shall constitute a joint committee to investigate governmental affairs for the purpose of reporting to this general assembly and to the people of Ohio through this general assembly any evidence they may find of the extravagant, unnecessary, wasteful or unlawful expenditures of the public money gathered by taxation in any form. Said committee may employ any person or persons to assist in the conduct of their investigations.

Said committee or any two of said committee shall have all the powers as provided by sections 57, 58, 59 and 60 of the General Code. Any order or written instrument signed by a majority or any two members of the joint committee shall have the same effect as though signed by the chairman.

The attorney general of Ohio is requested and directed to give to said committee or any member of said committee such legal advice as he or they may request.

They may make a report or reports either individually or collectively at any time to either branch of the general assembly and the reports shall be printed in the daily journal of the branch wherein such reports are offered unless otherwise ordered.

The sergeant-at-arms of the House shall procure a suitable room for their hearings and he shall supply them with materials for their work.

Said committee in order to carry out the provisions and general intent of this resolution is authorized to hold meetings while the general assembly is in session, to spend from the money heretofore or hereafter appropriated to discharge the expense of legislative committees such sum or sums as may be necessary, same to be paid by the state treasurer on the warrant of the state auditor which warrant shall be issued upon filing an itemized account the same to be approved by any two members of said joint committee; and be it further

*Resolved*, That this general assembly will not look with favor upon any report clearly indicating partisanship.

The resolution was laid over under the rule.

The House then passed to the ninth order of business, being introduction of petitions and memorials.

Mr. Thompson presented the petition of Rev. J. L. Landrittel and one hundred seventy other citizens of Franklin county, protesting against H. B's. 187, 270 and 330, relating the legalizing of motion picture shows; which was referred to the committee on Cities.

Mr. Barnes presented the petition of Lieut. J. G. Huber and Lieut. Geo. Ellis and fifty-two other citizens of Dayton, Montgomery county, endorsing the passage of H. B. No. 139 — Mr. Beaty, which was referred to the committee on Judiciary.

Mr. Johnston presented the petition of Button Ozier and twenty-nine other citizens of Richland county, protesting against H. B. No. 139 — Mr. Beaty; which was referred to the committee on Judiciary.

Messrs. Spidel and Stokes presented the petitions signed by seventy-one teachers of Cleveland school, C. J. Brown school, McKinley school, Washington school and Hawthorne school, urging the passage of H. B. No. 359 — Mr. Freeman; which was referred to the committee on Common Schools.

Mr. Thompson presented the petition of Charles A. Eckert, father of Corporal John A. Eckert, Co. I, 166 infantry 42d division A. E. F.

requesting that he made a member of the party to be appointed as authorized under H. J. R. No. 46—Mr. Crabbe.

11:00 o'clock a. m.

On motion of Mr McFarland the House adjourned until 4 o'clock p. m. Monday, March 31st, 1919.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Monday, March 31st, 1919, 4:00 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend D. W. Besaw, of Kent, Ohio.

The journal of yesterday was read and approved.

Mr. Jones, of Trumbull, arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 40**—Mr. Tom Reynolds. His name being called, Mr. Jones, of Trumbull, voted "no".

The House then passed to the first order of business, being reports of standing committees.

No standing committee reports were submitted.

The House then passed to the second order of business, being resolutions and motions.

Mr. Fouts introduced the following motion:

Relative to the collection of facts to serve as a predicate for legislation to abolish and prevent disloyalty and Prussianism which have resulted, or, if unrestricted, will result, from the teaching of the German language.

WHEREAS, This House by a resolution adopted on the 26th day of February, 1919, in most respectful terms unanimously requested the governor to place the House in possession of certain designated facts concerning evils resulting to the state from the teaching of German; and

WHEREAS, All the facts asked to be furnished were presumably in the possession of the governor at the time his special message on the Comings bill was sent to the Assembly, viz: February 20th, 1919; and

WHEREAS, Six weeks have passed since said resolution was adopted and no facts or fact, information or communication has been received by the House in response to said resolution; and

WHEREAS, The session of the legislature is drawing to a close and any investigation which is to serve as a basis for legislation must be made without further delay.

Therefore, it is hereby moved that all further effort to get information by the method suggested in said resolution be abandoned and as a substitute means of gathering facts that the select committee heretofore appointed, and to which the special message of the governor was referred, be instructed to examine and report the substance of all laws relative to either the prohibition or discouragement of teaching German in the schools of the state, which laws have been enacted under the two previous administrations of the present governor;

And that said committee be further instructed to collect and report to this House all official statements, declarations, recommendations, mes-

sages and parts of messages, on the subject of barring German from our schools, which have been made or given by Governor James M. Cox during his two former administrations and the first part of the present administration up to February 20th, 1919, and also that said committee investigate and report the facts touching the teaching of the German language, which were gathered by the recent school survey made by the commission appointed by the governor, and what treason and disloyalty and un-Americanism were found by said survey to exist in Ohio schools as a result of teaching said language therein;

The purpose of these instructions being that this House of Representatives have collected and arranged in convenient form, information which will be helpful to it in its earnest endeavor to banish forever everything that is un-American from every foot of soil concerning which this General Assembly has power to legislate.

Mr. Fouts moved that said motion be made a special order for 7:30 o'clock p. m. of Wednesday, April 2nd, 1919.

The motion was agreed to.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 480** — Mr. James A. Reynolds.

To protect the health, morals and welfare of women and minors employed in industry in the state of Ohio by establishing a Minimum Wage Commission and providing for the determination of minimum wages for women and minors.

**H. B. No. 481** — Mr. Scott.

To provide for the maintenance and support of illegitimate children and fixing their legal status; to amend sections 12110, 12114, 12123, and 12130 of the General Code, and to supplement said section 12110 by the enactment of supplemental sections 12110-1, 12110-2, 12110-3, 12110-4, 12110-5, 12110-6, 12110-7, 12110-8, 12110-9 of the General Code.

**H. B. No. 482** — Mr. Emery.

Establishing in the department of the Industrial Commission of Ohio a bureau for the examination and licensing of applicants who desire to pursue the trade of mechanics for the construction and repair of motor vehicles and to require public garages to keep a licensed mechanic in employ.

**H. B. No. 483** — Mr. Lytle.

To amend section 3618 of the General Code to provide authority in municipal corporations to establish, maintain and operate municipal ice manufacturing plants.

**H. B. No. 484** — Mr. Gardner.

To amend section 5966 of the General Code, relating to actions at law in betting.

**H. B. No. 485** — Mr. Crabbe.

To amend section 3059 of the General Code of Ohio, referring to the appointment of a board of trustees for county memorial building.

The House then passed to the fourth order of business, being bills for second reading.



The following bills were read the second time and referred as follows:

**Am. S. B. No. 124** — Mr. Norris.

To the committee on Benevolent and Penal Institutions.

**H. B. No. 472** — Mr. Thompson.

To the joint committee on Taxation.

**H. B. No. 473** — Mr. Pearson.

To the committee on Military Affairs.

**H. B. No. 474** — Mr. Silver.

To the committee on County Affairs.

**H. B. No. 475** — Mr. Halstead.

To the committee on Banks and Banking.

**H. B. No. 476** — Mr. Freeman.

To the committee on Appropriations and Finance.

**H. B. No. 477** — Mr. Freeman.

To the committee on Judiciary.

**H. B. No. 478** — Mr. Bryson.

To the committee on Soldiers' and Sailors' Orphans' Home.

**H. B. No. 479** — Mr. Brown.

To the committee on Common Schools.

By unanimous consent Mr. Brach submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 424** — Mr. Dunsbaugh, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Line 43, strike out the word "in".

Line 91, strike out the word "if" and substitute "of".

Line 101, after the word "time" add "whenever necessary in the judgment of the Industrial Commission to guarantee a solvent state insurance fund".

In line 102, separate the words "money" and "paid".

Line 103, place a period after "fund". Strike out "until such time as in the judgment of said Commission such".

Line 104, strike out "surplus shall be sufficiently large to guarantee a solvent state insurance fund".

Line 114, strike out the word "is".

Line 211, insert the word "a" after the word "upon".

Line 219, insert the word "that" between "than" and "paid".

Line 300, insert the word "same" between "the" and "number".

Line 319, insert the word "permanent" between "the" and "partial".

Line 321, between "lost" and "but" insert the words "as a result of the casualty".

Line 340, after the word "portion" insert the words "of the period".

Line 357, change the word "employ" to "employee".

Line 379, place a comma after the word "balance", and add after the word balance "representing payments accrued and due decedent at the time of his death". Strike out the words "due decedent".

Line 394, change "pelas" to "pleas".

Line 455, change "proceedings" to "proceeding".

OTTO W. BRACH,  
W. E. WENNER,  
CHAS. F. KREIDER,  
JOHN J. KILBANE,  
WM. L. HUGHES,

ROBERT C. DUNN,  
D. W. BESAW,  
TOM. REYNOLDS,  
C. W. KING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Myers submitted the following report:

The standing committee on German Propaganda, to which was referred **H. B. No. 469** — Mr. Myers, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,  
H. ROSS AKE,

JOHN W. GORRELL,  
GEO. S. MYERS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thompson moved that his pending motion to discharge the committee on Appropriations and Finance from further consideration of **H. B. No. 194** — Mr. Thompson, be taken up and considered now.

Upon which a yea and nay vote was demanded, taken, and resulted — yeas 28, nays 62, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Entemann,	Hopple,	Shy,
Banker,	Evans,	Johnston,	Smith,
Billingslea,	Gordon, of Brown,	Lonz,	Stokes,
Bishop,	Graham,	Madden,	Stump,
Bliss,	of Licking,	Mulcahy,	Thompson,
Brach,	Greve,	Myers,	Walsh,
Brannon,	Helfrich,	Reynolds, Jas. A.,	York—28.
Denune,			

Those voting in the negative are: Messrs.

Alban,	Cochrun,	Graham,	McKay,
Barnes,	Comings,	of Muskingum,	Miller, of Fulton,
Beaty,	Cookston,	Greene,	Miller, of Stark,
Beetham,	Cowan,	Griswold,	Morris,
Benner,	Crabbe,	Halstead,	Pearson,
Besaw,	Delehanty,	Hatch,	Robins,
Bing,	Dodge,	Jones, of Trumbull,	Robinson,
Bond,	Donahay,	Kay,	Scott,
Bonser,	Drury,	Kilbane,	Silver,
Brown,	Dunn,	King,	Spidel,
Bryson,	Emery,	Kreider,	Talley,
Cable,	Faris,	Lawyer,	Taylor,
Carpenter,	Federman,	Lentz,	Waterston,
Carson,	Fouts,	Lustig,	Weaver,
Chester,	Freeman,	Lytle,	Wenner,
	Gardner,	McFarland,	Winter—62.

The motion was not agreed to.

The House then passed to the fifth order of business, being resolutions laid over under rule 89.

**H. J. R. No. 40** — Mr. Tom Reynolds, was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Hopple moved that said resolution be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**S. J. R. No. 35** — Mr. Lloyd, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Greve,	Matthews,
Atkinson,	Davis,	Griswold,	Miller, of Fulton,
Banker,	Delehanty,	Halstead,	Moyer,
Barnes,	Denune,	Harter,	Mulcahy,
Beaty,	Dodge,	Hastings,	Myers,
Beetham,	Donahay,	Hatch,	Reynolds, Jas. A.,
Benner,	Drury,	Helfrich,	Robins,
Besaw,	Dunn,	Hopple,	Robinson,
Billingslea,	Dunspaugh,	Hughes,	Schellhorn,
Bing,	Emery,	Johnston,	Scott,
Bishop,	Entemann,	Jones, of Hamilton,	Shy,
Blauser,	Evans,	Jones, of Trumbull,	Silver,
Bond,	Federman,	Kay,	Smith,
Bonser,	Foster,	King,	Spidel,
Brach,	Fouts,	Kreider,	Stokes,
Brown,	Freeman,	Lawyer,	Stump,
Bryson,	Gardner,	Lentz,	Talley,
Cable,	Gordon, of Brown,	Lonz,	Taylor,
Carpenter,	Graham,	Lustig,	Thompson,
Carson,	of Licking,	Lytle,	Walsh,
Chester,	Graham,	McCoy,	Weaver,
Cochrun,	of Muskingum,	McFarland,	Winter,
Cookston,	Greene,	McKay,	York—90.

The resolution was adopted.

**H. J. R. No. 48** — Mr. Halstead, was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Kay moved to amend as follows:

Insert after the sixth line in the second "resolved":

more than ten copies to each member of the 83rd General Assembly, without cost, and not

The motion was agreed to and the resolution was so amended.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 70, nays 28, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Carson,	Fouts,	Hatch,
Baker,	Chester,	Freeman,	Helfrich,
Banker,	Cochrun,	Gardner,	Huber,
Barnes,	Copeland,	Gordon, of Brown,	Johnston,
Beaty,	Cowan,	Graham,	Kay,
Benner,	Crabbe,	of Licking,	King,
Besaw,	Delehanty,	Graham,	Kreider,
Bing,	Denune,	of Muskingum,	Lawyer,
Bishop,	Donahay,	Greene,	Lentz,
Blauser,	Entemann,	Greve,	Lonz,
Bond,	Evans,	Griswold,	Madden,
Bonser,	Faris,	Halstead,	Miller, of Fulton,
Bryson,	Federman,	Harter,	Moyer,
Cable,	Foster,	Hastings,	Mulcahy,



Those voting in the affirmative are: Messrs. — Concluded.

Pearson,	Silver,	Talley,	Waterston,
Robins,	Spidel,	Taylor,	Weaver,
Scott,	Stokes,	Thompson,	Wiest,
Shy,	Stump,	Walsh,	Winter—70.

Those voting in the negative are: Messrs.

Alban,	Carpenter,	Hopple,	Matthews,
Beetham,	Comings,	Jones, of Hamilton,	Miller, of Stark,
Billingslea,	Cookston,	Jones, of Trumbull,	Myers,
Bliss,	Dodge,	Kilbane,	Reynolds, Jas. A.,
Brach,	Drury,	Lustig,	Robinson,
Brannon,	Dunn,	Lytle,	Smith,
Brown,	Emery,	McCoy,	York—28.

The resolution was adopted.

**5:30 o'clock p. m.**

On motion of Mr. Beetham the House adjourned.

Attest: JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, April 1, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O.  
The journal of yesterday was read and approved.

Mr. Graham, of Licking, arose to a question of privilege, and asked that his vote be corrected on the motion of Mr. Thompson to discharge the committee from further consideration of **H. B. No. 194** — Mr. Thompson. His name being called, Mr. Graham, of Licking, voted "no".

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and 114 members answered to their names.

The absentees are: Messrs. Billingslea, Bliss, Federman, Gordon of Logan, Gorrell, Harter, Luchsinger, Pugh, Jas. A. Reynolds and Wise.

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

Governor James M. Cox appeared without the bar of the House and was announced and escorted to the clerk's desk by the sergeant-at-arms and addressed the House in response to **H. J. R. No. 37** — Mr. Fouts.

Mr. Beetham moved that the message of the governor be referred to the select committee heretofore appointed by the Speaker of the House to consider the special message sent to the House on February 20th, 1919, with instructions that said committee separate the statement of facts in the message which are relevant and responsive to the resolution requesting facts, from any other parts of said message which may not be so responsive or relevant; and the facts given concerning private and parochial schools be reported separately from those relating to the public schools and that said motion be considered Wednesday evening at 7:35 o'clock.

The motion was agreed to.

On motion of Mr. Beetham the House recessed for ten minutes.

The House met pursuant to recess.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**H. B. No. 164** — Mr. Chester.

To amend rule 3 of section 1 of an act, entitled "An act to provide for the control and management of the public parks of the state; to define the duties of police patrolmen and to establish rules for the navigation of state reservoirs by power or sail boats, and all other watercraft located or operated thereon, etc." (Sec. 479 General Code.)

**H. B. No. 206** — Mr. Banker.

To amend section 1693 of the General Code, relating to the compensation of court constables.

**H. B. No. 214** — Mr. Donahay.

To supplement section 1286 of the General Code by adding section 1286-2, providing for the administration of anaesthetics by registered nurses.

**H. B. No. 229** — Mr. Graham, of Muskingum.

To amend section 2980-1 of the General Code, relating to additional allowance for the deputies in the various county offices; how obtained.

**H. B. No. 240** — Mr. Matthews.

Defining optometry, providing a state board of optometry, providing for the licensing of persons to practice optometry and for the revocation and suspension of such licenses, and providing penalties for violations.

**H. J. R. No. 39** — Mr. Federman.

Relative to enrolling **H. B. No. 438** — Mr. Federman, in type-writing.

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES,  
ROBERT J. O'BRIEN,

CHAS. A. WHITE,  
THOMAS W. LATHAM,  
CARL V. BEEBE.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

By unanimous consent

Mr. Silver moved that the committee on County Affairs be discharged from further consideration of **H. B. No. 474** — Mr. Silver, and said bill be referred to the committee on Agriculture.

The motion was agreed to and said bill so referred.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 486** — Mr. Hughes.

To amend section 1550 of the General Code, relating to compensation of official stenographers of the court of common pleas.

The Speaker appointed under the provisions of **H. J. R. No. 46** — Mr. Crabbe, Messrs. Crabbe, Donahay and Foster.

By unanimous consent Mr. Wiest submitted the following report:

The standing committee on Conservation of Natural Resources, to which was referred **H. B. No. 313** — Mr. Harter, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4 of the bill strike out the word "and" and insert immediately following the figures "412-13" the figures "412-14 and 412-15".

In line 8, strike out "and other".

In line 5, strike out the words "and duties".

In line 12, strike out the comma after the word "proceed".

In line 20, strike out period and insert semi-colon and add "but no rights or privileges herein granted shall in any wise interfere with the control and maintenance of the state reservoirs or public parks which have been dedicated to the public for purposes of recreation and pleasure."

In line 39, after the period insert the following: "The governor shall thereupon cause written notice to be published once a week for two consecutive weeks in a newspaper printed and of general circulation in the county or counties where any such improvements are proposed to be constructed, setting forth the location and character of the proposed improvements that the plans, specifications and estimates thereof are on file in his office, and that objections thereto, if any, will be heard by him on a day to be named in said notice, which day shall be not less than ten nor more than twenty days after the first publication thereof. After the objections, if any, are heard and;" also change capital "W" to small "w" in the word "within" immediately following the period in line 39.

In line 39, strike out the words "from the receipt by".

In line 40 strike out the words "him of the same" and insert in lieu thereof "after the date fixed for said hearing".

In line 41, strike out the word "of" and insert the word "to".

In line 63, strike out the comma after the word "sale"; strike out the words "as hereinafter provided" following the word "foreclosure".

In line 64 strike out the comma after the word "lien" and the comma after the word "bonds".

In line 66, after the word "bonds" strike out period and insert comma and add "as hereinafter provided".

In line 70, strike out the comma after the word "bearer".

In line 80, strike out the word "said" before the word "superintendent" and insert in lieu thereof the word "the".

In line 81, strike out the comma after the word "therefor".

In line 91, after the word "used" insert the words "to acquire the necessary real estate and".

In line 91, after the word "construct" insert the following: "such new improvements or to".

In line 92, after the word "such" insert the word "existing".

In line 92, strike out the period, insert comma and add the following: "except that the treasurer of state is hereby authorized to pay the interest on said bonds during the period of condemnation and the construction of such improvements out of the proceeds arising from the sale of said bonds for a term not exceeding three years from the date at which said bonds are issued."

In line 95, after the word "for" insert the words "the benefit of".

In line 96, strike out the words "for labor performed or material furnished in" and insert in lieu thereof "performing labor or furnishing material for".

In line 110, strike out the "s" at the end of the word "improvements".



In line 118, strike out the word "of" after the word "check" and insert in lieu thereof the word "on".

In line 123, after the word "reject" insert "any or".

In the same line, in the second sentence, strike off the letter "s" from the word "rejects".

In line 125, strike out the word "shall" and insert in lieu thereof the word "may".

In line 133 add the letter "s" to the word "improvement".

In line 137 add the letter "s" after the word "improvement".

In line 140 strike out the words "in writing".

In line 141, strike out the period after the word "governor" and insert the following: "by his written endorsement thereon".

In line 145, add the letter "s" to the word "improvement".

In line 161 add the letter "s" to the word "improvement".

In line 173 after the second word "and" and before the word "preservation" insert the word "the".

In line 184 after the last word in said line insert the word "the".

In line 185 after the word "issued" insert a comma.

In line 189 strike out the word "execution" and in lieu thereof insert the word "performance".

In line 196 strike out the words "in repair" and after the word "improvements" in said line insert the words "in repair".

In line 201 after the word "collected" insert the words "by the treasurer of state on statements to be furnished".

Strike out lines 202, 203, 204 and 205 and insert in lieu thereof "deposited in solvent banks in the state of Ohio upon the same terms as state funds are now loaned and said funds shall be kept by such banks in a fund known".

In line 209 after the word "interest" insert the word "upon" and strike out the word "upon" in said line after the word "principal" and insert in lieu thereof the word "of".

In line 213 strike out the word "either".

Strike out all of line 214 following the word "in"; all of lines 215, 216, 217 and 218 and all of line 219 to and including the period and insert in lieu thereof the following: "sections 321 to 330-12 inclusive of the General Code."

In line 221 capitalize the first letters of the words "water conservation improvement fund" and place quotation marks before and after such phrase.

In line 222 capitalize the first letters of the words "water conservation fund" and place quotation marks before and after such phrase.

In line 223 strike out the words "if state depositories".

In line 226 strike out the word "in" and insert period immediately following the word "state" appearing the last time in said line. Strike out all of lines 227, 228, 229 and 230 to and including the period following the word "banks."

In line 231 add the letter "s" to the word "fund".

In line 232 before the word "When" insert "Sec. 412-8." and Section 8."

In line 241 before the word "the" insert "Sec. 412-9." and Section 9."

In line 250 after the "-" strike out the figure "8" and insert in lieu thereof the figure "10."

In line 251 after the word "Section" strike out the figure "8" and insert in lieu thereof the figure "10".

In line 259 after the "-" strike out the figure "9" and insert in lieu thereof the figure "11."

In line 260 after the word "Section" strike out the figure "9" and insert in lieu thereof the figure "11."

In line 265 strike out the word "is" and insert in lieu thereof the word "are".

In line 270 strike out the words "any of said".

In line 271 strike out the words and figures "one hundred thousand (\$100,000.00) dollars" and insert in lieu thereof "ten per cent of the total amount of such bonds then outstanding".

In line 272 add the letter "s" to the word "bond".

In line 273 strike out the last word thereof.

Strike out all of line 274 and the first word in line 275, and insert in lieu thereof "aggregating in par value not less than ten per cent of the total amount of such bonds then outstanding".

In line 294 after the word "improvement" add the letter "s".

In line 302 after the word "and" insert the word "the".

In line 306 after the word "in" insert the word "the".

In line 313 strike out the word "of" at the end of the line.

In line 317 strike out the word "are" after the word "as".

In line 321 strike out the words "where such improvement is located" and insert in lieu thereof "in which any of such improvements are located."

In line 322 strike out the comma and add the letter "s" after the word "improvement".

In line 324 after the word "lien" strike out the comma.

In line 325, before the comma after the word "improvement" insert the letter "s", also after the word "improvement" at the end of the line insert the letter "s".

In line 329, after the word "improvement" insert the letter "s".

In line 332, after the word "improvement" insert the letter "s".

In line 336, after the end of the word "improvement" insert the letter "s".

In line 338, after the end of the word "improvement" insert the letter "s".

In line 340, after the word "improvement" insert the letter "s".

In line 342, after the word "improvement" insert the letter "s".

In line 343, after the word "improvement" insert the letter "s".

In line 345, after the word "improvement" insert the letter "s".

In line 346, strike out the word "and" and insert in lieu thereof the word "or".

In line 359, strike out the period and insert the following: "which order shall be binding upon all the parties to said controversy."

In line 361, after the word "rights" strike out the comma.

In line 362, after the word "sheriff" strike out the comma.

In line 368, after the word "bonds" strike out the comma.

In line 373, after the "-" strike out the figure "10" and insert in lieu thereof the figure "12".

In line 374 after the word "Section" strike out the figure "10" and insert in lieu thereof the figure "12."

In line 376, strike out the figure "1" after the "5" and insert in lieu thereof the figure "4".

In line 381, strike out the figure "11" after the "-" and insert in lieu thereof the figure "13."

Strike out all of lines 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392 and 393, and insert in lieu thereof the following:

"Section 13. Nothing in this act shall be construed to authorize any reduction in the quantity, or any impairment in the quality of the water in any water shed, stream or basin, developed or undeveloped, from which water shed, stream or basin any municipality or other political subdivision of the state is at the time said superintendent of public works proposes and is proceeding to construct in such water shed, stream or basin any of the improvements, herein provided, taking water for the use of itself or its inhabitants, or has plans under way, or has made or begun appropriation of any property or rights in such water shed, stream or basin for the purpose of acquiring a water supply for itself or its inhabitants for either domestic, industrial or other uses and purposes; nor shall any thing herein contained be so construed as to authorize the superintendent of public works to sell or lease the right to use water at any time for any purpose or to such an extent as to prejudice, abrogate or supersede any of the water rights heretofore granted by the state to the city of Akron by an Act entitled 'An Act to provide for the granting to the City of Akron the right to use and occupy certain waters and lands of the state for water works and park purposes' as contained in Sections 14203-1, 14203-2 and 14203-3 of the General Code of the State of Ohio."

Strike out all of lines 394, 395 and 396 and insert in lieu thereof the following:

Sec. 412-14.

Section 14. If, by reason of severe drought or other causes, the water supply of any municipality or other political sub-division of the State be, in the judgment of the superintendent of Public Works at any time so reduced or impaired as to endanger the property of such municipality or political sub-division, or the health, safety or property of the inhabitants thereof, then the superintendent of public works may, under such regulations as he may prescribe, grant to such municipality the right, during the continuance of such emergency, to draw or take such quantity of water as may be necessary to protect the property of such municipality or political sub-division and the health, safety or property of its inhabitants from any improvement constructed under the provision of this act, before any of the lessees or grantees of the State, using the water for industrial purposes, shall take water therefrom. Such municipality or other political sub-division shall pay for the water so taken by it such price per thousand gallons as may be fixed or determined by the superintendent of public works and the governor of the state; provided that the price so fixed shall not exceed the maximum price then being paid for water to the state by any of its lessees or grantees; and provided further that such grant by the superintendent of public works to such municipality or political sub-division shall in no wise modify the terms or impair the validity of any leases then existing between the state and other persons, firms or corporations, except as herein expressly provided."

In line 397 after the "-" strike out the figure "13" and insert in lieu thereof the figure "15."



In line 398 strike out the figure "13" and insert in lieu thereof the figure "15."

JOSEPH LUSTIG,  
H. W. COOKSTON,  
C. G. WEAVER,  
L. A. PEARSON,  
HARRY McKAY,

JNO. B. MORRIS,  
GEO. WIEST,  
GEORGE SCHELHORN,  
GEO. E. MATTHEWS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wiest moved that said bill be reprinted as amended.

The motion was agreed to.

By unanimous consent Mr. Cowan offered the following joint resolution:

**H. J. R. No. 50** — Mr. Cowan.

Requesting secretary of war to make provision that all trophies of war captured by Ohio troops be collected and sent to Ohio to be kept as perpetual memorials.

WHEREAS, The soldier boys from Ohio, in the greatest war the world has ever seen, demonstrated their superiority over what had been considered the most perfect military machine ever assembled; and

WHEREAS, In the great drives which brought the war to a successful close thousands of guns of all sizes and military equipment, material, and trophies of all kinds were captured and will no doubt become the permanent property of the captors; and

WHEREAS, The trophies of war captured by the troops of the 37th Division, the 166th Regiment of the Rainbow Division and all others from Ohio should be brought to this state and kept for all time as a tribute to the courage and valor of our troops; therefore

*Be it resolved by the General Assembly of the State of Ohio,* That the secretary of war is hereby requested to use every effort to secure the removal to this state of such guns, war material and trophies as he may deem advisable, to be kept by the state or to be distributed to the various cities of the state as perpetual memorials to the valor of Ohio troops in the world war.

*Be it further resolved,* That the clerk of the House send copies of this resolution to the secretary of war and to each member of Congress from Ohio.

The resolution was laid over under the rule.

Mr. Lustig moved that **H. B. No. 338** — Mr. Barnes, be taken up out of its order and considered now.

Upon which a ye and nay vote was demanded, taken and resulted — yeas 63, nays 34, as follows:

Those voting in the affirmative are: Messrs.

Alban,  
Atkinson,  
Backowski,  
Barnes,  
Beaty,  
Benner,

Blauser,  
Bliss,  
Bonser,  
Brannon,  
Brown,  
Burns,

Cable,  
Carpenter,  
Carson,  
Chester,  
Cochran,  
Cookston,

Copeland,  
Crabbe,  
Crosser,  
Davis,  
Delehanty,  
Donahay,

Those voting in the affirmative are:— Concluded.

Dunn,	Green,	Lawyer,	Robins,
Dunspaugh,	Griswold,	Luchsinger,	Robinson,
Emery,	Harter,	Lustig,	Russell,
Faris,	Hastings,	McCoy,	Schelhorn,
Federman,	Hatch,	Matthews,	Scott,
Foster,	Hookey,	Miller, of Fulton,	Shy,
Fouts,	Johnston,	Morris,	Taylor,
Gardner,	Jones, of Trumbull,	Moyer,	Weaver,
Graham,	Kay,	Mulcahy,	Wenner,
of Licking,	Kreider,	Pearson,	Winter—63.

Those voting in the negative are: Messrs.

Baker,	Entemann,	Hopple,	Reynolds, Tom,
Billingslea,	Evans,	Huber,	Smith,
Bishop,	Gordon, of Brown,	Kilbane,	Spidel,
Bond,	Gorrell,	Lentz,	Stokes,
Brach,	Greve,	Lonz,	Swedersky,
Clark,	Halstead,	Madden,	Thompson,
Comings,	Helfrich,	Miller, of Stark,	Walsh,
Cowan,	Hinchey,	Myers,	Wiest—34.
Dodge,	Hoover,		

The motion was not agreed to.

Mr. McCoy moved that **H. B. No. 326** — Mr. McCoy, be made a special order for Thursday, April 3, 1919, at 2:30 o'clock p. m.

The motion was not agreed to.

By unanimous consent Mr. Beetham offered the following resolution:

**H. R. No. 46** — Mr. Beetham.

Providing for the appointment of a calendar committee.

*Resolved*, That the speaker is hereby authorized to appoint a committee of five, three of whom shall be chosen from the majority members of the house, and two of whom from the minority; the speaker shall also be an ex-officio member of said committee, and said committee shall have the power to arrange the calendar from day to day for the remainder of this session so that the bills shall appear thereon for the consideration of the house with reference to their importance. This resolution shall go into effect Wednesday, April 2, 1919.

The resolution was adopted.

By unanimous consent Mr. Federman offered the following resolution:

**H. R. No. 47** — Mr. Federman.

Relative to limiting time of debate.

*Be it resolved by the House of Representatives*, That for the remaining sessions of this House up to adjournment in April, the rules of debate be as follows:

1. A member may speak but once upon a pending question, except the author of a bill who may speak twice; the author of an amendment may speak but once.

2. The author of a bill, upon its passage or any equivalent question may speak not to exceed five minutes the first time and not to exceed two minutes the second time.

3. A member who has in charge the consideration of any Senate bill, upon its passage or any equivalent question, shall for the purposes of debate, be considered as the author of said bill.

4. Except as heretofore noted a member may not speak more than two minutes upon a pending question.

5. Any member who may desire time for debate shall occupy that time himself and may not give said time to another.

6. The Speaker, however, may grant additional time in such cases as he may deem necessary; and

*Resolved Further*, That if any member is absent from the Hall of the House when his bill comes up in the regular order on the calendar for the third reading such bill shall be placed at the foot of the calendar for that day.

The resolution was laid over under the rule.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 487** — Mr. Besaw.

To amend section 12819 of the General Code, relative to the carrying of concealed weapons.

**H. B. No. 488** — Mr. Bonser.

To provide for the acquisition of the land upon which the tomb of William H. Harrison is situate and to establish a commission to care for same.

**H. B. No. 489** — Mr. Gorrell.

To prohibit the giving of any lecture, grand opera or other theatrical, or a musical entertainment in the German language.

**H. B. No. 490** — Mr. Drury.

To provide for the inspection, license and sanitary regulation of commercial canneries and for the publication of reports of same.

**H. B. No. 491** — Mr. Bond.

To enact supplemental section 1835-1 of the General Code, providing a residence qualification and minimum compensation for certain employees in state hospitals.

By unanimous consent Mr. Atkinson submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 389** — Mr. Tom Reynolds, having had the same under consideration, reports it back and recommends its passage.

CHARLES H. FOUTS,  
THOMAS MULCAHY,  
H. S. ATKINSON,  
C. GILBERT TAYLOR,  
CHARLES M. GORDON,

ROBERT C. DUNN,  
H. W. COOKSTON,  
JOHN W. GORRELL,  
IRWIN HALSTEAD,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Miller, of Stark, submitted the following report:

The standing committee on Judiciary, to which was referred **H. J. R. No. 26** — Mr. Mulcahy, having had the same under considera-



tion, reports it back with the following amendment, and recommends its adoption when so amended:

In line 63, after the word "questions" insert a period and the words "all cases pending in the supreme court and courts of appeal at the time of the adoption of this amendment shall proceed to judgment in the manner provided by existing law."

J. S. MILLER,  
WM. L. HUGHES,  
A. LEE BEATY,  
H. T. ROBINS,  
CHARLES H. FOUTS,  
D. ALLEN BOND,

MILTON CLARK,  
J. S. BACKOWSKI,  
K. E. HOOVER,  
FRANK E. BAKER,  
GEO. S. MYERS,  
W. W. STOKES.

The amendment was agreed to.

The resolution was ordered to be engrossed and placed on the calendar in its regular order.

By unanimous consent Mr. Myers submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 82** — Mr. Huber, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Strike out all after the enacting clause and insert the following:

"Section 1. Any person, firm or corporation having a right of action either in law or equity against the state of Ohio, may bring suit thereon. Such action shall be brought in the court of common pleas in the county where the plaintiff resides, in the county where the cause of action arose, or in Franklin county. The court of common pleas in all such suits brought against the state shall have exclusive original jurisdiction without regard to the amount involved. When such action is brought in Franklin county, service of summons shall be made upon the attorney general. Should such action be brought in any other county, service of summons shall be made upon the prosecuting attorney of such county, and also upon the attorney general who shall have the right to appear in such case and represent the state either in person or by any attorney at law whom he may designate for that purpose. No suit against the state shall extend to or include attachment or garnishment of unliquidated claims or of funds in the hands of state officers. Except as herein provided the provisions of the code of civil procedure shall apply to and govern all actions brought under the permission granted in this act.

Section 2. No action shall be brought against the state except for claims hereafter accruing; and no such action shall be brought until thirty days after the close of the next preceding session of the General Assembly and in no case shall such action be brought after the expiration of one year from the time the right to bring such action accrues.

Section 3. In case of the recovery of a final judgment against the state, the amount thereof shall be certified by the clerk of the court in which such judgment was rendered to the auditor of state by whom a warrant shall be drawn therefor which warrant shall be paid by the treasurer of state out of a fund to be appropriated by the General Assembly for the payment of such judgment. In the event there is not sufficient money in the fund to pay any such judgment the auditor of state on

the receipt of the certified statement provided for herein shall forthwith transmit the same to the state budget commissioner who shall include it as one of the items in the budget of sundry claims for which appropriations are to be made at the next ensuing session of the General Assembly. Such item shall be inserted in full in the sundry appropriation bill first reported thereafter by the committee on appropriations of the House of Representatives."

GEO S. MYERS,  
H. H. GRISWOLD,  
H. T. ROBINS,  
W. W. STOKES,  
WM. L. HUGHES,

A. LEE BEATY,  
M. CLARK,  
K. E. HOOVER,  
J. S. BACKOWSKI.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**S. B. No. 116** — Mr. Berry.

To authorize the sale of certain real estate, now a part of the Lima State Hospital property in Allen county.

**Am. S. B. No. 63** — Mr. Jones, of Meigs.

Providing for the publication and distribution of the roster of Ohio soldiers, sailors and marines engaged in the war with the central powers of Europe.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 145** — The Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 42** — Mr. Denune.

Thanking the press of Ohio for their patriotic services in promoting the success of the world war.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 455** — Mr. Myers.

To give certain credits on the required three years' study of law to certain members of the Army, Navy and Marine Corps of the United States.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the president of the Senate has appointed as managers on the committee of Conference on part of the Senate, Messrs. Archer, Ake and Mettler, on **Am. H. B. No. 79** — Mr. Brach.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 314** — Mr. Helfrich.

Relative to the registration of births or deaths of residents of Ohio occurring outside the state.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you: The governor of Ohio having returned to the Senate, **S. B. No. 74**, entitled, An act relative to the Industrial Commission of Ohio, with his objections to the same, the Senate proceeded to reconsider the bill, which was passed, three-fifths of the Senate agreeing thereto. I am directed by the Senate to communicate said bill, the message of the governor returning same with his objections, and the proceedings of the Senate thereon to the House.

Attest:

W. E. HALLEY,  
Clerk.

The question being, "Shall the bill pass, notwithstanding the objections of the governor?"

Mr. Beetham moved that consideration of said bill be deferred.  
The motion was agreed to.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 285** — Mr. Jones, of Trumbull.

To supplement section 1352 of the General Code by the enactment of supplemental section to be known and designated as section 1352-6, relating to institutions caring for children.

**Am. H. B. No. 295** — Mr. Fouts.

To amend section 10933 of the General Code, as amended in Volume 107 Ohio Laws, page 404, relating to the duties of guardians.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 36** — Mr. Whittemore.

Providing for a joint committee to investigate state departments, state boards, commissions, and bureaus, for the purpose of determining whether greater efficiency and economy can be obtained by reorganization, combination, and consolidation thereof.

Attest:

W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

By unanimous consent Mr. Alban submitted the following report:

The standing committee on Public Buildings and Lands, to which was referred **S. B. No. 119** — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

H. S. CABLE,  
DAN ALBAN,  
R. B. CARSON,  
H. B. MADDEN,

HARRY D. SILVER,  
WILLIAM E. ENTEMANN,  
THOS. J. DODGE.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

**5:45 o'clock p. m.**

On motion of Mr. Federman the House recessed until 7:30 o'clock, p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

On motion of Mr. Beetham the House then passed to the second order of business, being bills for third reading.

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and eighty-four members answered to their names.

The absentees are: Messrs.

Atkinson,	Cowan,	Halstead,	Morris,
Banker,	Davis,	Hastings,	Pugh,
Benner,	Denune,	Hatch,	Reynolds, Jas. A.,
Besaw,	Dildine,	Johnston,	Reynolds, Tom,
Billingslea,	Dodge,	Jones, of Hamilton,	Robinson,
Brach,	Drury,	Lustig,	Talley,
Bryson,	Dunspaugh,	Lytle,	Waterston,
Chester,	Faris,	McFarland,	Wiest,
Cochrun,	Gordon, of Logan,	Miller, of Fulton,	Wise,
Cookston,	Griswold,	Miller, of Stark,	York.

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Jas. A. Reynolds further proceedings under the call were dispensed with.

**Am. S. B. No. 69**—Mr. Sparks, having been previously read the third time, was taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 83, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Graham,	Lonz,
Backowski,	Cookston,	of Licking,	Luchsinger,
Baker,	Copeland,	Graham,	Lytle,
Beaty,	Crabbe,	of Muskingum,	McCoy,
Besaw,	Crosser,	Green,	McFarland,
Billingslea,	Delehanty,	Greve,	McKay,
Bing,	Dildine,	Griswold,	Miller, of Fulton,
Bishop,	Dodge,	Halstead,	Mulcahy,
Blauser,	Donahay,	Harter,	Pearson,
Bliss,	Drury,	Hastings,	Reynolds, Jas. A.,
Bonser,	Dunspaugh,	Hatch,	Scott,
Brach,	Emery,	Helfrich,	Shy,
Brannon,	Entemann,	Hinchey,	Silver,
Brown,	Evans,	Hooley,	Smith,
Bryson,	Faris,	Hoover,	Spidel,
Burns,	Foster,	Johnston,	Stokes,
Cable,	Fouts,	Jones, of Trumbull,	Swedersky,
Carpenter,	Freeman,	Kay,	Taylor,
Carson,	Gardner,	King,	Walsh,
Chester,	Gordon, of Brown,	Kreider,	Waterston,
Cochrun,	Gorrell,	Lawyer,	Wenner,
			Wildermuth — 83.

Those voting in the negative are: Messrs. Matthews and Moyer.

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted—yeas 70, nays 22, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bliss,	Chester,	Dodge,
Backowski,	Bonser,	Cochrun,	Donahay,
Baker,	Brannon,	Comings,	Drury,
Barnes,	Brown,	Cookston,	Emery,
Beaty,	Bryson,	Copeland,	Evans,
Besaw,	Burns,	Cowan,	Faris,
Bing,	Carpenter,	Crosser,	Foster,
Blauser,	Carson,	Delehanty,	Fouts,

Those voting in the affirmative are: Messrs. — Concluded.

Freeman,	Hastings,	Lentz,	Silver,
Gardner,	Hatch,	Luchsinger,	Smith,
Gorrell,	Helfrich,	Lytle,	Spidel,
Graham,	Hoover,	McKay,	Stokes,
of Muskingum,	Hughes,	Madden,	Taylor,
Green,	Johnston,	Miller, of Fulton,	Walsh,
Greve,	Jones, of Trumbull,	Miller, of Stark,	Waterston,
Griswold,	Kay,	Myers,	Wenner,
Halstead,	King,	Reynolds, Jas. A.,	Winter — 70.
Harter,	Kreider,	Robinson,	

Those voting in the negative are: Messrs.

Brach,	Graham,	McCoy,	Schelhorn,
Cable,	of Licking,	McFarland,	Scott,
Crabbe,	Hinchey,	Matthews,	Shy,
Denune,	Hooley,	Moyer,	Stump,
Dildine,	Kilbane,	Mulcahy,	Wildermuth — 22.
Gordon, of Brown,	Lonz,	Reynolds, Tom,	

The emergency clause not having received a constitutional majority was lost.

The title was agreed to.

**Am. H. B. No. 257** — Mr. Bryson, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Hastings moved to amend as follows:

In line 29 strike out the word "shall" and in its place substitute the word "may."

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 63, nays 30, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Cowan,	Halstead,	Miller, of Fulton,
Baker,	Crosser,	Hinchey,	Miller, of Stark,
Barnes,	Delehanty,	Hooley,	Moyer,
Beaty,	Denune,	Hoover,	Mulcahy,
Besaw,	Dildine,	Hughes,	Myers,
Bing,	Donahay,	Johnston,	Pearson,
Bishop,	Evans,	Jones, of Trumbull,	Reynolds, Tom,
Blauser,	Foster,	Kay,	Silver,
Brannon,	Fouts,	Kilbane,	Smith,
Brown,	Freeman,	Lentz,	Spidel,
Bryson,	Gorrell,	Luchsinger,	Stokes,
Burns,	Graham,	Lytle,	Swedersky,
Chester,	of Muskingum,	McFarland,	Taylor,
Comings,	Green,	McKay,	Walsh,
Cookston,	Greve,	Madden,	Wenner,
Copeland,	Griswold,	Matthews,	Wiest — 63.

Those voting in the negative are: Messrs.

Bond,	Emery,	Helfrich,	Schelhorn,
Bonser,	Entemann,	Huber,	Scott,
Brach,	Faris,	King,	Shy,
Cable,	Federman,	Kreider,	Waterston,
Carson,	Gardner,	Lonz,	Weaver,
Cochrun,	Gordon, of Brown,	McCoy,	Wildermuth,
Dodge,	Hastings,	Robinson,	Winter — 30.
Drury,	Hatch,		

So the bill passed.

The title was agreed to.



**H. B. No. 323** — Mr. Miller, of Stark, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 79, nays one, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Copeland,	Graham,	McKay,
Baker,	Cowan,	of Licking,	Madden,
Barnes,	Crosser,	Green,	Matthews,
Beaty,	Delehanty,	Greve,	Miller, of Fulton,
Besaw,	Denune,	Griswold,	Miller, of Stark,
Bing,	Dildine,	Halstead,	Mulcahy,
Bishop,	Dodge,	Hatch,	Myers,
Blauser,	Donahay,	Helfrich,	Pearson,
Bonser,	Drury,	Hinchey,	Robinson,
Brach,	Dunspaugh,	Hughes,	Silver,
Brannon,	Emery,	Johnston,	Smith,
Bryson,	Entemann,	Kay,	Spidel,
Burns,	Evans,	Kilbane,	Stokes,
Cable,	Faris,	King,	Taylor,
Carpenter,	Foster,	Kreider,	Waterston,
Carson,	Fouts,	Lentz,	Weaver,
Chester,	Freeman,	Lonz,	Wenner,
Cochrun,	Gardner,	Luchsinger,	Wiest,
Comings,	Gordon, of Brown,	Lytle,	Wildermuth,
Cookston,	Gorrell,	McFarland,	Winter — 79.

Mr. Schelhorn voted in the negative.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 262** — Mr. Hughes, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 76, nays one, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Greve,	Madden,
Backowski,	Crosser,	Griswold,	Matthews,
Baker,	Delehanty,	Halstead,	Miller, of Fulton,
Barnes,	Dildine,	Hastings,	Miller, of Stark,
Beaty,	Dodge,	Hatch,	Moyer,
Besaw,	Donahay,	Hinchey,	Mulcahy,
Bing,	Drury,	Hooley,	Myers,
Bishop,	Entemann,	Hughes,	Pearson,
Blauser,	Evans,	Johnston,	Reynolds, Tom,
Bonser,	Federman,	Jones, of Trumbull,	Robinson,
Brannon,	Foster,	Kay,	Scott,
Burns,	Fouts,	Kilbane,	Smith,
Cable,	Gardner,	King,	Spidel,
Carpenter,	Gordon, of Brown,	Kreider,	Stump,
Carson,	Gorrell,	Lonz,	Waterston,
Chester,	Graham,	Luchsinger,	Wenner,
Cochrun,	of Licking,	Lytle,	Wiest,
Comings,	Graham,	McCoy,	Wildermuth,
Cookston,	of Muskingum,	McKay,	Winter — 76.
Copeland,	Green,		

Mr. Schelhorn voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 20** — Mr. Hughes, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Graham,	Matthews,
Backowski,	Delehanty,	of Muskingum,	Miller, of Fulton,
Baker,	Dildine,	Green,	Miller, of Stark,
Barnes,	Dodge,	Greve,	Moyer,
Beaty,	Donahay,	Griswold,	Mulcahy,
Beetham,	Dunspaugh,	Halstead,	Myers,
Besaw,	Emery,	Hinchey,	Pearson,
Bing,	Entemann,	Hoooley,	Robinson,
Bishop,	Evans,	Hughes,	Scott,
Bond,	Faris,	Johnston,	Silver,
Bonser,	Federman,	Jones, of Trumbull,	Smith,
Brannon,	Fouts,	Kay,	Spidel,
Bryson,	Freeman,	Lonz,	Stokes,
Burns,	Gardner,	Luchsinger,	Waterston,
Comings,	Garrell,	Lytle,	Wenner,
Cookston,	Graham,	McKay,	Wildermuth,
Copeland,	of Licking,	Madden,	Winter — 67.
Cowan,			

Those voting in the negative are: Messrs.

Blauser,	Foster,	Hatch,	Kilbane,
Carson,	Gordon, of Brown,	Helfrich,	Schelhorn — 10.
Cochrun,	Hastings,		

So the bill passed.

The title was agreed to.

Mr. Myers moved that **Substitute H. B. No. 82** — Mr. Huber, be reprinted as amended.

The motion was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 174** — Mr. Smith.

To amend section 12788 of the General Code, relating to the protection of motormen and conductors.

With the following amendments in which the concurrence of the House is requested. In line 14 after the word "car" insert in parenthesis the following: "(except in freight cars)." In line 16 strike out the word "or." In line 17 strike out the words "imprisoned for not more than one year" and the comma.

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate refuses to accede to the request of the House of Representatives for the return of **Am. H. B. No. 211** — Mr. Hughes.

Relative to creating municipal and general health districts for purposes of local health administration:

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that under the provision of **H. J. R. No. 46** — Mr. Crabbe, the President of the Senate appointed Messrs. Ritter, Liggitt, and Beebe as such committee.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**Am. S. B. No. 77** — Mr. Jones, of Franklin.

To amend section 1288 of the General Code and to grant osteopathic physicians an examination in surgery by the State Medical Board.

**S. B. No. 127** — Mr. Ritter.

To amend sections 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1259-1, 1260 and 1261 of the General Code; to add supplemental sections 1258-1, 1258-2, 1258-3, 1258-4, 1258-5, 1258-6, 1258-7, 1258-8, relating to the pollution of streams and the protection of public water supplies; and to repeal original sections 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1259-1, 1260 and 1261, General Code.

**Am. S. B. No. 130** — Mr. O'Brien.

To prevent the frequent tearing up and obstruction of streets and other public thoroughfares.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

On motion of Mr. Stump the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 77** — Mr. Jones, of Franklin, was read the second time by its title.

On motion of Mr. Stump the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 77** — Mr. Jones, of Franklin, having previously been engrossed was ordered placed on the calendar.

On motion of Mr. Beetham the House recessed for ten minutes.



The House met pursuant to recess.

Mr. Comings called up his pending motion entered upon the Journal to reconsider the vote whereby **S. B. No. 2**—Mr. Kryder, was lost.

The motion was taken up. The question being, "Shall the vote be reconsidered?" upon which a ye and nay vote was demanded.

Mr. Winter demanded the previous question, which was duly seconded. The question being "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the vote be reconsidered?"

The yeas and nays were taken, and resulted—yeas 40, nays 54, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Fouts,	Lawyer,
Barnes,	Copeland,	Graham,	Lytle,
Besaw,	Cowan,	of Licking,	Miller, of Fulton,
Bing,	Crosser,	Graham,	Miller, of Stark,
Brown,	Davis,	of Muskingum,	Morris,
Burns,	Dildine,	Green,	Mulcahy,
Cable,	Dodge,	Griswold,	Pearson,
Carpenter,	Donahay,	Hatch,	Robins,
Carson,	Dunn,	Hughes,	Robinson,
Cochran,	Faris,	Jones, of Trumbull,	Weaver,
		Kreider,	York—40.

Those voting in the negative are:

Baker,	Entemann,	Kilbane,	Scott,
Beaty,	Evans,	Lentz,	Shy,
Bcnnr,	Federman,	Lonz,	Silver,
Billingslea,	Foster,	Luchsinger,	Smith,
Bishop,	Gordon, of Brown,	McFarland,	Stokes,
Blaiser,	Gorrell,	McKay,	Stump,
Bonser,	Harter,	Madden,	Swedersky,
Brach,	Hastings,	Matthews,	Taylor,
Brannon,	Helfrich,	Moyer,	Thompson,
Bryson,	Hinchey,	Myers,	Walsh,
Cookston,	Hoover,	Reynolds, Tom,	Wiest,
Delehanty,	Huber,	Russell,	Wildermuth,
Denune,	Johnston,	Schelhorn,	Winter—54.
Emery,	Kay,		

The motion was not agreed to.

**Sub. H. B. No. 73**—Mr. Wenner, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Wenner moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**H. B. No. 237**—Mr. Green, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 66, nays 12, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Green,	Mulcahy,
Atkinson,	Copeland,	Griswold,	Pearson,
Backowski,	Cowan,	Halstead,	Robins,
Barnes,	Crabbe,	Harter,	Russell,
Beaty,	Crosser,	Hughes,	Schelhorn,
Benner,	Davis,	Jones, of Trumbull,	Silver,
Besaw,	Delehanty,	Kay,	Smith,
Billingslea,	Denune,	Kilbane,	Spidel,
Bing,	Dildine,	Kreider,	Swedersky,
Blauser,	Dodge,	Lawyer,	Taylor,
Brannon,	Donahay,	Luchsinger,	Thompson,
Burns,	Dunn,	Lytle,	Waterston,
Cable,	Fouts,	McFarland,	Weaver,
Carpenter,	Gordon, of Brown,	Madden,	Wenner,
Carson,	Gorrell,	Miller, of Stark,	Winter,
Cochrun,	Graham,	Morris,	Wise—66.
Comings,	of Muskingum,	Moyer,	

Those voting in the negative are: Messrs.

Bond,	Entemann,	Lonz,	Scott,
Brown,	Hastings,	Matthews,	Shy,
Emery,	Lentz,	Reynolds, Tom,	Stokes—12.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 259** — Mr. Winter, was taken up.

Mr. Winter moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 255** — Mr. Bing, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas, 73, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Griswold,	Pearson,
Atkinson,	Dildine,	Halstead,	Robins,
Barnes,	Dodge,	Helfrich,	Robinson,
Beaty,	Donahay,	Hoover,	Schelhorn,
Benner,	Drury,	Huber,	Scott,
Bing,	Dunn,	Jones, of Hamilton,	Silver,
Bond,	Emery,	Kay,	Smith,
Brach,	Entemann,	King,	Spidel,
Brown,	Evans,	Kreider,	Stokes,
Burns,	Faris,	Lawyer,	Taylor,
Cable,	Federman,	Lentz,	Thompson,
Carpenter,	Fouts,	Lonz,	Waterston,
Carson,	Freeman,	Luchsinger,	Wenner,
Cochrun,	Gordon, of Brown,	Lytle,	Wiest,
Comings,	Graham,	McKay,	Wildermuth,
Copeland,	of Licking,	Matthews,	Winter,
Crosser,	Graham,	Miller, of Fulton,	Wise,
Davis,	of Muskingum,	Morris,	York—73.
Delehanty,	Green,	Moyer,	

Those voting in the negative are: Messrs. Brannon, Kay and Mulcahy.

So the bill passed.

The title was agreed to.

**H. B. No. 274**—Mr. Burns, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Burns moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**H. B. No. 213**—Mr. Evans, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Burns demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 47, nays 37, as follows:

Those voting in the affirmative are. Messrs.

Atkinson,	Pouts,	Kilbane,	Reynolds, Tom,
Baker,	Freeman,	Luchsinger,	Robins,
Beaty,	Gordon, of Brown.	Lustig,	Schelhorn,
Bishop,	Gorrell,	Madden,	Scott,
Brach,	Green,	Matthews,	Smith,
Brannon,	Greve,	Miller, of Stark,	Stokes,
Clark,	Harter,	Morris,	Swedersky,
Delehanty,	Hinchey,	Moyer,	Thompson,
Denune,	Hoover,	Mulcahy,	Wenner,
Donahay,	Huber,	Myers,	Wildermuth,
Entemann,	Hughes,	Pearson,	Wise—47.
Evans,	Johnston,	Reynolds, Jas. A.,	

Those voting in the negative are: Messrs.

Barnes,	Carson,	Federman,	Lentz,
Benner,	Cochran,	Graham,	Lytle,
Bing,	Cookston,	of Muskingum,	McKay,
Blauser,	Copeland,	Halstead,	Miller, of Fulton,
Bond,	Cowan,	Hastings,	Shy,
Brown,	Davis,	Hatch,	Taylor,
Burns,	Dodge,	Helfrich,	Waterston,
Cable,	Drury,	King,	Weaver,
Carpenter,	Faris,	Kreider,	Wiest,
		Lawyer,	York—37.

The bill not having received a constitutional majority was lost.

By unanimous consent Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 470**—Mr. Bryson, having had the same under consideration, reports it back and recommends its passage.

JOHN H. CHESTER,  
H. H. GRISWOLD,  
W. R. COMINGS,  
M. J. WALSH,  
F. L. WATERSTON,

R. B. CARSON,  
JAS. A. GREEN,  
W. B. BRYSON,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.



By unanimous consent Mr. Bonser submitted the following report:

The standing committee on Fees and Salaries, to which was referred **H. B. No. 217** — Mr. Waterston, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 strike out the words: "and the persons" "holding these."

Strike out all of line 6.

Strike out all of line 7.

HORACE BONSER,  
F. L. WATERSTON,  
F. S. ROBINSON,

JOHN S. FARIS,  
W. A. RUSSELL,  
HENRY EVANS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Bonser submitted the following report:

The standing committee on Fees and Salaries, to which was referred **H. B. No. 372** — Mr. Harter, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 13, strike out the words "but the entire compensa-" and insert the words "when the interests of the county require it."

Strike out all of lines 14 and 15.

In line 16 strike out the words—"ceding federal census."

HORACE BONSER,  
F. S. ROBINSON,  
F. L. WATERSTON,

J. S. FARIS,  
W. A. RUSSELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Robins the House recessed for ten minutes.

The House met pursuant to recess.

On motion of Mr. Beetham the House adjourned.

Attest

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, April 2, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O.

On motion of Mr. Beetham the reading of the journal of yesterday was dispensed with.

The House then proceeded to the first order of business, being consideration of Senate amendments to House bills.

**Am. H. B. No. 12** — Mr. Blauser, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hatch,	Mulcahy,
Barnes,	Deane,	Hinchey,	Myers,
Beaty,	Dildine,	Hookey,	Reynolds, Jas. A.,
Beetham,	Dodge,	Hoover,	Reynolds, Tom,
Benner,	Donahay,	Hopple,	Robinson,
Besaw,	Drury,	Huber,	Russell,
Billingslea,	Dunn,	Hughes,	Scott,
Bing,	Dunspaugh,	Johnston,	Shy,
Bishop,	Emery,	Jones, of Hamilton,	Smith,
Blauser,	Entemann,	Jones, of Trumbull,	Spidel,
Bond,	Evans,	Kay,	Stump,
Bonser,	Foster,	Kilbane,	Swedersky,
Brach,	Fouts,	Kreider,	Talley,
Bryson,	Freeman,	Lawyer,	Taylor,
Burns,	Gordon, of Brown,	Luchsinger,	Thompson,
Cable,	Gorrell,	Lustig,	Walsh,
Carpenter,	Graham,	Lytle,	Waterston,
Carson,	of Licking,	McCoy,	Weaver,
Chester,	Graham,	McFarland,	Wenner,
Cochrun,	of Muskingum,	Madden,	Wiest,
Cookston,	Green,	Miller, of Fulton,	Wildermuth,
Copeland,	Greve,	Miller, of Stark,	Winter,
Crabbe,	Griswold,	Morris,	Wise—93.
Crosser,	Harter,	Moyer,	

The Senate amendments were concurred in.

By unanimous consent Mr. Crabbe withdrew his pending motion to reconsider the vote whereby the emergency clause to **Am. H. B. No. 24** — Mr. Crabbe, was lost.

The House then passed to the second order of business, being bills for third reading.

**Sub. H. B. No. 73** — Mr. Wenner, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Wenner moved to amend as follows:

In line 2 strike out the word "and" before the numerals "7703" and insert after "7703" "and 7708".

In line 63 strike out the letter "s" in the word "terms".

In line 73 strike out the letter "t" before "e" in the word "fifteen".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Baker moved to amend as follows:

In line 6, strike out the word "any" and insert in lieu thereof the word "the". Also in line 6 strike out the words "a city" and insert in lieu thereof the word "any".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Lonz moved to amend as follows:

In line 35, strike out the words "serving an indefinite tenure".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Hughes demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 69, nays 39, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Denune,	Hughes,	Pearson,
Backowski,	Donahay,	Johnston,	Reynolds, Tom,
Baker,	Dunn,	Jones, of Trumbull,	Schelhorn,
Banker,	Dunspaugh,	Kay,	Shy,
Barnes,	Evans,	Kilbane,	Silver,
Beaty,	Faris,	Kreider,	Smith,
Besaw,	Federman,	Lawyer,	Spidel,
Bing,	Fouts,	Luchsinger,	Stokes,
Bishop,	Freeman,	Lustig,	Swedersky,
Bliss,	Graham,	Lytle,	Talley,
Bonser,	of Licking,	McCoy,	Taylor,
Brach,	Green,	Madden,	Thompson,
Brannon,	Greve,	Miller, of Stark,	Walsh,
Clark,	Griswold,	Morris,	Waterston,
Comings,	Harter,	Moyer,	Weaver,
Cowan,	Helfrich,	Mulcahy,	Wenner,
Crabbe,	Hoover,	Myers,	Wise—69.
Delehanty,	Hopple,		

Those voting in the negative are: Messrs.

Alban,	Cookston,	Hinchey,	Robins,
Benner,	Copeland,	Hooley,	Robinson,
Billingslea,	Dodge,	Huber,	Russell,
Blauser,	Drury,	Lentz,	Scott,
Bond,	Emery,	Lonz,	Stump,
Brown,	Foster,	McFarland,	Wiest,
Bryson,	Gorrell,	McKay,	Wildermuth,
Carpenter,	Halstead,	Matthews,	Winter,
Carson,	Hastings,	Miller, of Fulton,	York—39.
Cochrun,	Hatch,	Reynolds, Jas. A.,	

So the bill passed.

Mr. Wenner moved to amend the title as follows:

After "7691" insert "7700" before "7701" strike out "and" and in lieu thereof insert a comma and "7703 and 7708".

Strike out "7691" and in lieu thereof insert "7701"; strike out "7691-1 and 7691-2" and in lieu thereof insert "7701-1 and 7701-2".

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**Am. H. B. No. 259** — Mr. Winter, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Winter moved to amend as follows:

In line 81, strike out the word "not".

In line 45, after the word "inches" change the letter "n" to "in".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 93, nays 7, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Bing,	Brown,	Dildine,
Backowski,	Bishop,	Bryson,	Donahay,
Banker,	Blauser,	Burns,	Drury,
Barnes,	Bliss,	Cable,	Dunn,
Beaty,	Bond,	Carpenter,	Dunspaugh,
Beetham,	Bonser,	Crosser,	Emery,
Benner,	Brach,	Delehanty,	Entemann,
Besaw,	Brannon,	Denune,	Evans,



Those voting in the affirmative are: Messrs. — Concluded.

Faris,	Hinchey,	McFarland,	Scott,
Federman,	Hooley,	McKay,	Silver,
Fouts,	Hoover,	Madden,	Smith,
Freeman,	Huber,	Matthews,	Spidel,
Gordon, of Brown,	Johnston,	Miller, of Fulton,	Stokes,
Gorrell,	Jones, of Hamilton,	Miller, of Stark,	Stump,
Graham,	Kay,	Morris,	Swedersky,
of Licking,	Kilbane,	Moyer,	Talley,
Graham,	King,	Mulcahy,	Taylor,
of Muskingum,	Kreider,	Myers,	Walsh,
Green,	Lawyer,	Pearson,	Waterston,
Greve,	Lonz,	Reynolds, Jas. A.,	Wiest,
Griswold,	Luchsinger,	Robins,	Wildermuth,
Halstead,	Lustig,	Robinson,	Winter,
Harter,	Lytle,	Russell,	Wise—93.
Hastings,	McCoy,	Schelhorn,	

Those voting in the negative are: Messrs. Alban, Carson, Cookston, Dodge, Lentz, Shy and Weaver.

So the bill passed.

The title was agreed to.

**H. B. No. 274** — Mr. Burns, having previously been read the third time, was taken up.

Mr. Burns moved to amend as follows.

In line 10 change the word "a" to "any".

In line 11 after the word "thereof" add the words "when used for illuminating purposes".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Hatch demanded the previous question, which was duly seconded. The question being "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 45, nays 44, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	Miller, of Fulton,
Beatham,	Crosser,	of Muskingum,	Miller, of Stark,
Berner,	Davis,	Green,	Morris,
Blauser,	Donahay,	Halstead,	Mulcahy,
Bond,	Drury,	Hatch,	Pearson,
Brown,	Dunn,	Hughes,	Robinson,
Burns,	Emery,	Jones, of Trumbull,	Russell,
Cable,	Faris,	King,	Scott,
Carpenter,	Fouts,	McCoy,	Talley,
Clark,	Gorrell,	McFarland,	Weaver,
Cochran,	Graham,	McKay,	Wise—45.
Comings,	of Licking,	Matthews,	

Those voting in the negative are: Messrs.

Baker,	Federman,	Johnston,	Shy,
Billingslea,	Foster,	Kay,	Silver,
Bishop,	Gordon, of Brown,	Kilbane,	Smith,
Brach,	Greve,	Lentz,	Stump,
Brannon,	Griswold,	Luchsinger,	Swedersky,
Cowan,	Harter,	Lustig,	Taylor,
Delehanty,	Hastings,	Madden,	Thompson,
Dennue,	Hinchey,	Moyer,	Walsh,
Dodge,	Hoover,	Myers,	Wiest,
Entemann,	Hopple,	Reynolds, Tom,	Wildermuth,
Evans,	Huber,	Schelhorn,	Winter—44.

The bill not having received a constitutional majority was lost.

Mr. Weaver moved that the vote whereby **Sub. H. B. No. 73** — Mr. Wenner, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it passed **S. B. No. 35** — Mr. Jones, of Franklin, and the Senate requests the return of said bill.

Attest:

W. E. HALLEY,  
Clerk.

On motion of Mr. Beetham the request of the Senate was acceded to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 134** — Mr. Ake.

To amend section 7852 of the General Code, relative to examinations in the German language, and to supplement this section by the enactment of section 7852-1 of the General Code, relative to oath or affirmation of applicant granted certificate to teach in the public schools.

Attest:

W. E. HALLEY,  
Clerk.

On motion of Mr. Beetham, the constitutional rule requiring bills to be read fully on three different days was dispensed with and **S. B. No. 134** — Mr. Ake, was read the second time by its title.

On motion said bill was ordered placed on the calendar.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House is requested:

**Am. S. B. No. 45** — Mr. Parrett.

To codify the fish and game laws of Ohio, and to repeal sections 1390 to 1465 and sections 485, 12521, 12523, 5831-1, 5831-2, 5831-3.

**Am. S. B. No. 34** — Mr. Miller.

To amend section 4295 of the General Code, relating to deposits of public moneys, coming into the hands of the treasurer of a municipal corporation, and to security to be furnished by municipal depositories, by providing for the investment of certain moneys.

**Am. S. B. No. 137** — Mr. Ake.

To supplement section 7762 of the General Code by the addition of supplemental sections to be known as sections 7762-1, 7762-2, 7762-3 and 7762-4, and to repeal section 7729, concerning elementary, private and parochial schools and providing that instruction shall be in the English language.

**Am. S. B. No. 35** — Mr. Jones, of Franklin.

To supplement section 7681 of the General Code by the enactment of section 7681-1 requiring the parent or guardian of a child to present copy of certificate of date of birth of such child when it enters school in any city school district.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

On motion of Mr. Beetham, the constitutional rule requiring bills to be read fully on three different days was dispensed with and **Am. S. B. No. 45** — Mr. Parrett, was read the second time by its title.

On motion of Mr. Beetham, said bill was ordered placed on the calendar.

On motion of Mr. Myers the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 137** — Mr. Ake, was read the second time by its title.

On motion of Mr. Beetham said bill was ordered placed on the calendar.

**Am. S. B. No. 13** — Mr. Whittemore, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Harter demanded a call of the House, which was duly seconded, taken, and one hundred and nine members answered to their names.

The absentees are:

Atkinson,	Crabbe,	Halstead,	Lentz,
Beaty,	Evans,	Hopple,	Pugh,
Billingslea,	Gardner,	Hughes,	Stokes,
Comings,	Gordon, of Logan,	Johnston,	

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Harter further proceedings under the call were dispensed with.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 105, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Federman,	Jones, of Hamilton,
Backowski,	Clark,	Fouts,	Jones, of Trumbull,
Baker,	Cochran,	Freeman,	Kay,
Banker,	Cookston,	Gordon, of Brown,	Kilbane,
Barnes,	Copeland,	Gorrell,	Kreider,
Beetham,	Cowan,	Graham,	Lawyer,
Benner,	Crabbe,	of Licking,	Lentz,
Besaw,	Crosser,	Graham,	Lonz,
Billingslea,	Davis,	of Muskingum,	Lustig,
Bing,	Delehanty,	Green,	Lytle,
Bishop,	Dennue,	Greve,	McCoy,
Blauser,	Dildine,	Griswold,	McKay,
Bliss,	Dodge,	Halstead,	Madden,
Bond,	Donahay,	Harter,	Miller, of Fulton,
Bonser,	Drury,	Hastings,	Miller, of Stark,
Brach,	Dunn,	Hatch,	Morris,
Brannon,	Dunspaugh,	Helfrich,	Moyer,
Bryson,	Emery,	Hooley,	Mulcahy,
Burns,	Entemann,	Hoover,	Myers,
Cable,	Evans,	Huber,	Reynolds, Jas. A.,
Carson,	Faris,	Hughes,	Reynolds, Tom,



Those voting in the affirmative are: Messrs. — Concluded.

Robins,	Silver,	Talley,	Wenner,
Robinson,	Smith,	Taylor,	Wiest,
Russell,	Spidel,	Thompson,	Wildermuth,
Schelhorn,	Stokes,	Walsh,	Wise,
Scott,	Stump,	Waterston,	York—105.
Shy,	Swedersky,	Weaver,	

So the bill passed.

The title was agreed to.

Mr. Federman moved that the vote whereby **H. B. No. 213** — Mr. Evans, was lost, be now reconsidered.

The motion was agreed to and said bill was taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 57, nays 33, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Evans,	Johnston,	Reynolds, Tom,
Baker,	Federman,	Jones, of Hamilton,	Robins,
Banker,	Fouts,	Jones, of Trumbull,	Schelhorn,
Besaw,	Gordon, of Brown,	Kilbane,	Scott,
Bliss,	Graham,	<b>Lonz,</b>	Smith,
Bonser,	of Muskingum,	Luchsinger,	Spidel,
Brach,	Greve,	Lustig,	Stokes,
Brannon,	Griswold,	Madden,	Stump,
Clark,	Harter,	Matthews,	Thompson,
Delehanty,	Helfrich,	Miller, of Fulton,	Walsh,
Denune,	Hinchey,	Moyer,	Wenner,
Dildine,	Hoover,	Mulcahy,	Wiest,
Donahay,	Hopple,	Myers,	Wildermuth,
Emery,	Huber,	Reynolds, Jas. A.,	<b>Winter—57.</b>
Entemann,	Hughes,		

Those voting in the negative are: Messrs.

Alban,	Cookston,	Hatch,	Miller, of Stark,
Benner,	Crosser,	Hooley,	Pearson,
Bing,	Davis,	Kreider,	Robinson,
Bond,	Dodge,	Lawyer,	<b>Shy,</b>
Burns,	Drury,	Lentz,	<b>Silver,</b>
Cable,	Graham,	Lytle,	Talley,
Carpenter,	of Licking,	McCoy,	Waterston,
Carson,	Halstead,	McFarland,	York—33.
Cochrun,	Hastings,		

The bill not having received a constitutional majority was lost.

The Speaker announced the following members of the House as members of the Calendar committee: Messrs. Beetham, Federman, Drury, Hopple and Harter.

**Am. H. B. No. 307** — Mr. Griswold, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

Strike out all of section 13.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Cable demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?"

Which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 80, nays 15, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Miller, of Fulton,
Banker,	Crabbe,	Griswold,	Morris,
Barnes,	Davis,	Halstead,	Moyer,
Beetham,	Denune,	Hatch,	Mulcahy,
Benner,	Dildine,	Helfrich,	Pearson,
Besaw,	Dodge,	Hooley,	Robins,
Billingslea,	Donahay,	Johnston,	Robinson,
Bing,	Drury,	Jones, of Trumbull,	Schelhorn,
Bond,	Dunn,	Kay,	Shy,
Bonser,	Dunspaugh,	Kilbane,	Silver,
Brach,	Emery,	King,	Spidel,
Bryson,	Evans,	Kreider,	Stokes,
Burns,	Faris,	Lawyer,	Swedersky,
Cable,	Foster,	Lentz,	Talley,
Carpenter,	Fouts,	Lonz,	Taylor,
Carson,	Freeman,	Lytle,	Waterston,
Chester,	Gorrell,	McCoy,	Weaver,
Clark,	Graham,	McFarland,	Wenner,
Cochrun,	of Licking,	McKay,	Wise,
Comings,	Graham,	Matthews,	York—80.
Cookston,	of Muskingum,		

Those voting in the negative are: Messrs.

Baker,	Delehanty,	Hinchey,	Scott,
Bishop,	Federman,	Myers,	Smith,
Bliss,	Greve,	Reynolds, Jas. A.,	Wildermuth—15.
Brannon,	Harter,	Reynolds, Tom,	

So the bill passed.

The title was agreed to.

**H. B. No. 271** — Mr. Spidel, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Green,	McKay,
Banker,	Cookston,	Griswold,	Madden,
Barnes,	Copeland,	Halstead,	Miller, of Fulton,
Beetham,	Cowan,	Harter,	Moyer,
<b>Benner,</b>	Crabbe,	Hatch,	Mulcahy,
Besaw,	Davis,	Helfrich,	Pearson,
Bing,	Delehanty,	Hinchey,	Reynolds, Tom,
Bishop,	Denune,	Hooley,	Robins,
Blauser,	Dildine,	Huber,	Robinson,
Bliss,	Dodge,	Johnston,	Schelhorn,
Bond,	Donahay,	Jones, of Trumbull,	Shy,
Bonser,	Drury,	Kilbane,	Silver,
Brach,	Dunn,	Kreider,	Spidel,
Brannon,	Dunspaugh,	Lawyer,	Stokes,
Bryson,	Emery,	Lentz,	Swedersky,
Burns,	Evans,	Lonz,	Talley,
Cable,	Fouts,	Luchsinger,	Waterston,
Carpenter,	Freeman,	Lustig,	Wiest,
Carson,	Gordon, of Brown,	Lytle,	Winter,
Chester,	Gorrell,	McCoy,	Wise,
Clark,	Graham,	McFarland,	York—85.
Cochrun,	of Muskingum,		

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Baker submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 444** — Mr. Copeland (by request), having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5, strike out the words "seventy-five" and insert in lieu thereof, the word "seventy"

In line 14, strike out the words "seventy-five" and insert in lieu thereof, the word "seventy".

In line 16, strike out the words "eighty-five" and insert in lieu thereof, the word "eighty".

In line 18, strike out the words "one hundred" and insert in lieu thereof, the word "ninety".

In line 19, strike out the words "one hundred".

In line 20, strike out the words "and twenty" and insert in lieu thereof, the words "one hundred".

W. E. WENNER,  
FRANK E. BAKER,  
GEO. S. MYERS,  
A. L. STUMP,  
W. R. COMINGS,

C. H. FREEMAN,  
J. S. FARIS,  
SIMEON H. BING,  
W. B. BRYSON,  
J. C. COPELAND.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Scott submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 473** — Mr. Pearson, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 7 strike out "cental" and insert "central".

DAVID H. SCOTT,  
F. S. ROBINSON,  
CHAS. F. KREIDER,  
JOHN J. KILBANE,  
JOSEPH LUSTIG,

WILLIAM E. ENTEMANN,  
JOHN H. CHESTER,  
CLYDE H. HOOLEY,  
W. A. RUSSELL.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 409** — Mr. Spidel, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
HARRY MOYER,  
E. L. DONAHAY,  
WM. L. HUGHES,

CHAS. S. KAY,  
GEO. S. MYERS,  
TOM REYNOLDS,  
SYLVESTER SPIDEL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.



Mr. Winter moved that the committee on Insurance be discharged from further consideration of **S. B. No. 123** — Mr. Davis, and said bill referred to the committee on Banks and Banking.

The motion was agreed to.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**S. B. No. 57** — Mr. Agnew.

To amend section 7681 (as amended March 7th, 1917, volume 107, O. L. page 62) of the General Code, relating to children's homes.

**S. B. No. 146** — The Joint Committee on Taxation.

To amend sections 5548, 5548-1, 5597, 5609 and 5610 of the General Code, relating to the assessment of property for taxation by the county auditor and the county board of revision and to repeal section 5598 and original sections 5548, 5548-1, 5597, 5609 and 5610 of the General Code.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days, was dispensed with, and **S. B. No. 146** — The Joint Committee on Taxation, was read the second time by its title.

On motion of Mr. Beetham said bill was ordered placed on the calendar.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 35** — Mr. Halstead.

To amend section 3061 of the General Code, relating to memorial buildings.

**Am. H. B. No. 44** — Mr. Wiest.

To amend sections 12815 and 9156 of the General Code, relative to disorderly conduct in or about railway stations and right of way.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 114** — Mr. Lloyd.

To amend section 270-6 of the General Code, relative to the sundry claims board.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

**5:10 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 7:30 o'clock p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

Mr. Lustig demanded a call of the House, which was duly seconded, taken, and one hundred five members answered to their names.

The absentees are: Messrs.

Eackowski,	Denune,	Gordon, of Logan,	Reynolds, Tom,
Baker,	Dunspaugh,	Hooley,	Russell,
Bond,	Entemann,	Jones, of Hamilton,	Scott,
Bonser,	Federman,	Lawyer,	Wise,
Brown,	Gardner,	Pugh,	

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Lustig further proceedings under the call were dispensed with.

Attention of the House was called to the special order for this hour, being consideration of the motion of Mr. Fouts.

Relative to the collection of facts to serve as a predicate for legislation to abolish and prevent disloyalty and Prussianism which have resulted, or, if unrestricted, will result, from the teaching of the German language.

The question being, "Shall the motion be agreed to?"

The motion was agreed to.

Mr. Beetham moved to amend his pending motion as follows:

That the message of the governor be printed in the appendix of the journal and referred to the select committee heretofore appointed by the speaker of the House to consider the special message sent to the House on Feb. 20th, 1919, with instructions that said committee separate the statement of facts in the message which are relevant and responsive to the resolution requesting facts from any other parts of his message which may not be so responsive or relevant; and that the facts given concerning private and parochial schools be reported separately from those relating to the public schools; and that said motion be considered Wednesday evening at 7:35 o'clock.

The motion was agreed to.

Mr. Lustig moved that the address of Mr. Fouts be printed in the appendix of the journal.

**9:20 o'clock p. m.**

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, April 3, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend D. W. Besaw, member from Portage county.

The journal of yesterday was read and approved.

Mr. Greve demanded a call of the House, which was duly seconded, taken, and ninety-seven members answered to their names.

The absentees are: Messrs.

Backowski,	Crabbe,	Hughes,	Pugh,
Banker,	Dunspaugh,	Jones, of Hamilton,	Reynolds, Jas. A.,
Barnes,	Entemann,	Kilbane,	Reynolds, Tom,
Beaty,	Faris,	King,	Spidel,
Bonser,	Gorrell,	Kreider,	Weaver,
Burns,	Halstead,	Lustig,	Winter,
Cable,	Hatch,	McCoy,	

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Greve further proceedings under the call were dispensed with.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 38** — Mr. Miller.

Relative to reception of 37th Division.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 87, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Evans,	Harter,
Atkinson,	Clark,	Federman,	Hastings,
Beetham,	Cochrun,	Foster,	Hinchey,
Benner,	Cookston,	Fouts,	Hooley,
Besaw,	Copeland,	Freeman,	Hoover,
Billingslea,	Cowan,	Gardner,	Hopple,
Bing,	Crosser,	Gordon, of Brown,	Hughes,
Blauser,	Davis,	Gordon, of Logan,	Johnston,
Bliss,	Delehanty,	Gorrell,	Jones, of Trumbull,
Bond,	Denune,	Graham,	Lawyer,
Brach,	Dildine,	of Licking,	Lentz,
Brannon,	Dodge,	Graham,	Lonz,
Brown,	Donahay,	of Muskingum,	Lytle,
Bryson,	Drury,	Green,	McFarland,
Carpenter,	Dunn,	Greve,	McKay,
Carson,	Emery,	Griswold,	Madden,



Those voting in the affirmative are: Messrs. — Concluded.

Matthews,	Pearson,	Smith,	Waterston,
Miller, of Fulton,	Robins,	Stokes,	Wenner,
Miller, of Stark,	Robinson,	Stump,	Wiest,
Moyer,	Scott,	Swedersky,	Wildermuth,
Mulcahy,	Shy,	Talley,	Winter,
Myers,	Silver,	Walsh,	Wise,
			York—87.

The resolution was adopted.

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

**Am. H. B. No. 174** — Mr. Smith, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 82, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Griswold,	Moyer,
Atkinson,	Delehanty,	Harter,	Mulcahy,
Baker,	Denune,	Hastings,	Myers,
Beaty,	Dildine,	Helfrich,	Pearson,
Beetham,	Dodge,	Hinchey,	Robins,
Benner,	Donahay,	Hooley,	Robinson,
Besaw,	Drury,	Hoover,	Scott,
Billingslea,	Emery,	Hughes,	Shy,
Bing,	Evans,	Johnston,	Silver,
Bishop,	Federman,	Jones, of Trumbull,	Smith,
Blauser,	Foster,	Kay,	Spidel,
Brown,	Fouts,	Lentz,	Stokes,
Burns,	Freeman,	Lonz,	Stump,
Carson,	Gardner,	Luchsinger,	Swedersky,
Chester,	Gordon, of Brown,	Lytle,	Talley,
Clark,	Gordon, of Logan,	McCoy,	Waterston,
Cochrun,	Graham,	McFarland,	Wenner,
Cookston,	of Licking,	McKay,	Wiest,
Copeland,	Graham,	Madden,	Wildermuth,
Cowan,	of Muskingum,	Matthews,	Wise,
Crosser,	Greve,	Miller, of Fulton,	York—82.

Messrs. Brach and Brannon voted in the negative.

The Senate amendments were concurred in.

The House then passed to the second order of business, being bills for third reading.

**H. B. No. 315** — Mr. Emery, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carpenter,	Drury,	Griswold,
Atkinson,	Carson,	Dunn,	Halstead,
Baker,	Chester,	Emery,	Harter,
Beaty,	Clark,	Federman,	Helfrich,
Beetham,	Cochrun,	Foster,	Hinchey,
Benner,	Comings,	Fouts,	Hooley,
Billingslea,	Cookston,	Gardner,	Hopple,
Bing,	Copeland,	Gordon, of Brown,	Huber,
Bishop,	Cowan,	Gordon, of Logau,	Hughes,
Bliss,	Crosser,	Graham,	Jones, of Trumbull,
Bond,	Delehanty,	of Licking,	Kay,
Brach,	Denune,	Graham,	Lawyer,
Brannon,	Dildine,	of Muskingum,	Lentz,
Brown,	Dodge,	Green,	Lonz,
Burns,	Donahay,	Greve,	Lytle,

Those voting in the affirmative are: Messrs. — Concluded.

McCoy,	Mulcahy,	Silver,	Thompson,
McFarland,	Myers,	Smith,	Walsh,
McKay,	Pearson,	Spidel,	Waterston,
Madden,	Robins,	Stokes,	Wenner,
Matthews,	Robinson,	Stump,	Wildermuth,
Miller, of Fulton,	Russell,	Swedersky,	Winter,
Morris,	Scott,	Talley,	Wise,
Moyer,	Shy,	Taylor,	York—90.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 445** — Mr. Scott, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 87, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Helfrich,	Robins,
Baker,	Dodge,	Hinchey,	Robinson,
Beaty,	Donahay,	Hooley,	Russell,
Beetham,	Drury,	Hoover,	Schelhorn,
Benner,	Dunn,	Hopple,	Scott,
Besaw,	Emery,	Huber,	Shy,
Bing,	Evans,	Jones, of Trumbull,	Silver,
Blauser,	Foster,	Kay,	Smith,
Bliss,	Fouts,	Kreider,	Spidel,
Bond,	Freeman,	Lawyer,	Stokes,
Brown,	Gardner,	Lonz,	Stump,
Bryson,	Gordon, of Brown,	Luchsinger,	Swedersky,
Burns,	Gordon, of Logan,	Lytle,	Talley,
Carpenter,	Graham,	McCoy,	Taylor,
Carson,	of Licking,	McKay,	Walsh,
Chester,	Graham,	Madden,	Waterston,
Clark,	of Muskingum,	Matthews,	Wenner,
Cochrun,	Green,	Miller, of Fulton,	Wiest,
Comings,	Greve,	Moyer,	Wildermuth,
Cookston,	Griswold,	Mulcahy,	Winter,
Copeland,	Harter,	Myers,	Wise,
Davis,	Hastings,	Pearson,	York—87.
Delehanty,			

So the bill passed.

The title was agreed to.

**Am. S. B. No. 14** — Mr. Sparks, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In line 73 strike out the words "used for display purposes," and insert in lieu thereof the words "on display".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. McCoy moved to amend as follows:

In line 153 strike out the words "four thousand five" and insert in lieu thereof the words "three thousand six".

In line 154 strike out the words "five hundred".

Upon which a yea and nay vote was demanded, taken and resulted — yeas 43, nays 56, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Gordon, of Logan,	Matthews,
Beetham,	Crabbe,	Graham,	Miller, of Fulton,
Benner,	Crosser,	of Licking,	Robins,
Bond,	Davis,	Griswold,	Robinson,
Brown,	Dildine,	Hatch,	Russell,
Burns,	Dodge,	Hooley,	Talley,
Carpenter,	Emery,	King,	Taylor,
Carson,	Faris,	Kreider,	Waterston,
Chester,	Foster,	Lytle,	Weaver,
Clark,	Fouts,	McCoy,	Wenner,
Cochrun,	Freeman,	McFarland,	Wise—43.

Those voting in the negative are: Messrs.

Atkinson,	Drury,	Hopple,	Myers,
Baker,	Evans,	Huber,	Pearson,
Beaty,	Federman,	Hughes,	Schelhorn,
Billingslea,	Gardner,	Johnston,	Scott,
Bing,	Gordon, of Brown,	Jones, of Trumbull,	Smith,
Bishop,	Gorrell,	Kay,	Spidel,
Bliss,	Green,	Lentz,	Stokes,
Bonser,	Greve,	Lonz,	Swedersky,
Brach,	Halstead,	Luchsinger,	Thompson,
Brannon,	Harter,	Lustig,	Walsh,
Cowan,	Hastings,	Madden,	Wiest,
Delehanty,	Helfrich,	Morris,	Wildermuth,
Denune,	Hinchey,	Moyer,	Winter,
Donahay,	Hoover,	Mulcahy,	York—56.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 84, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Harter,	Pearson,
Atkinson,	Denune,	Hastings,	Robins,
Baker,	Dildine,	Hatch,	Robinson,
Barnes,	Donahay,	Hinchey,	Russell,
Beaty,	Drury,	Hoover,	Schelhorn,
Benner,	Dunn,	Hughes,	Scott,
Billingslea,	Emery,	Johnston,	Shy,
Bing,	Evans,	Jones, of Trumbull,	Smith,
Bishop,	Federman,	Kay,	Spidel,
Blauser,	Fouts,	Lentz,	Stokes,
Bliss,	Freeman,	Luchsinger,	Stump,
Bonser,	Gardner,	Lustig,	Swedersky,
Brach,	Gordon, of Brown,	Lytle,	Thompson,
Bryson,	Gordon, of Logan,	McCoy,	Walsh,
Burns,	Gorrell,	Madden,	Waterston,
Cable,	Graham,	Matthews,	Weaver,
Chester,	of Muskingum,	Miller, of Fulton,	Wenner,
Clark,	Green,	Morris,	Wiest,
Cookston,	Greve,	Moyer,	Winter,
Copeland,	Griswold,	Mulcahy,	Wise,
Crabbe,	Halstead,	Myers,	York—84.
Davis,			

Those voting in the negative are: Messrs. Bond, Dodge, Huber, Kreider and Lawyer.

So the bill passed.

The title was agreed to.



Mr. Crabbe moved that the vote by which the emergency clause to **S. B. No. 69** — Mr. Sparks, was lost, be reconsidered and that the Senate be requested to return said bill to this body.

The motion was agreed to.

The question being, "Shall the emergency clause pass?"

Mr. Luchsinger arose to a point of order and stated that inasmuch as said bill was not in the possession of the House the roll call was not in order.

The speaker sustained said point of order and ordered that said roll call be void.

By unanimous consent the following standing committee reports were submitted:

Mr. Wenner submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 416** — Mr. Carpenter, having had the same under consideration, reports it back and recommends its passage.

HARRY M. DUNSPAUGH,  
WM. L. HUGHES,  
JULIUS LUCHSINGER,  
ROBERT C. DUNN,  
C. W. KING,  
W. E. WENNER,

D. W. BESAW,  
ROY L. SWEDERSKY,  
JOHN J. KILBANE,  
OTTO M. BRACH,  
TOM REYNOLDS,  
CHARLES F. KREIDER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Greve submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 386** — Mr. Hughes, having had the same under consideration, reports it back and recommends its passage.

GEO. F. GREVE,  
D. ALLEN BOND,  
F. A. HINCHEY,  
J. S. MILLER,

WM. L. HUGHES,  
CHARLES H. FOUTS,  
JOSEPH R. GARDNER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. McCoy submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 384** — Mr. Copeland, having had the same under consideration, reports it back and recommends its passage.

C. F. McCOY,  
FRANCIS M. THOMPSON,  
D. ALLEN BOND,

WM. L. HUGHES,  
CHARLES H. FOUTS,  
GEO. F. GREVE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Faris submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 121** — Mr. Berry (by request), having had the same under consideration, reports it back and recommends its passage.

JOHN S. FARIS,  
C. F. TALLEY,  
J. E. FOSTER,  
SIMEON H. BING,  
ROBERT C. DUNN,

JNO. B. MORRIS,  
H. W. COOKSTON,  
B. J. EMERY,  
A. L. STUMP.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 388** — Mr. Hughes, having had the same under consideration, reports it back and recommends its passage.

D. ALLEN BOND,  
WM. L. HUGHES,  
JOSEPH R. GARDNER,  
J. S. MILLER,

CHARLES H. FOUTS,  
GEO. F. GREVE,  
F. A. HINCHEY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Atkinson submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **Am. S. B. No. 87** — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

J. S. GRAHAM,  
R. L. SWEDERSKY,  
W. R. COMINGS,  
H. S. CABLE,  
CHAS. S. KAY,  
FRANK E. BAKER,  
HENRY EVANS,

B. J. EMERY,  
H. S. ATKINSON,  
FRANK DELEHANTY,  
SIMEON H. BING,  
JOHN E. BARNES,  
A. LEE BEATY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 477** — Mr. Freeman, having had the same under consideration, reports it back and recommends its passage.

W. W. STOKES,  
H. H. GRISWOLD,  
CHARLES H. FOUTS,  
HUSTON T. ROBINS,

D. ALLEN BOND,  
M. CLARK,  
K. E. HOOVER,  
J. S. MILLER,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Griswold submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 451** — Mr. Evans, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 33 after the word "notes" insert a comma.

In line 33 after the word "claims" insert a comma.

In line 34 strike out the words "and any other personal property".

In line 36 strike out the word "pice" and insert in lieu thereof the word "price".

In line 38 strike out the word "providing" and insert in lieu thereof the word "provided".

In line 39 after the word "application" insert a comma.

In line 40 insert the word "further" after the word "such" and insert the word "he" after the word "as".

H. H. GRISWOLD,  
J. S. BACKOWSKI,  
DAVID H. SCOTT,  
WM. L. HUGHES,  
D. ALLEN BOND,

MILTON CLARK,  
A. LEE BEATY,  
GEO. S. MYERS,  
J. S. MILLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thompson submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 377** — Mr. Gardner, having had the same under consideration, reports it back and recommends its passage.

FRANCIS M. THOMPSON,  
CHARLES H. FOUTS,  
C. F. McCOY,

D. ALLEN BOND,  
F. A. HINCHEY,  
GEO. F. GREVE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Atkinson submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **Am. S. B. No. 81** — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

JOHN S. GRAHAM,  
ROY L. SWEDERSKY,  
W. R. COMINGS,  
H. S. CABLE,  
CHAS. S. KAY,  
FRANK E. BAKER,  
HENRY EVANS,

B. J. EMERY,  
H. S. ATKINSON,  
FRANK DELEHANTY,  
SIMEON H. BING,  
JOHN E. BARNES,  
A. LEE BEATY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Lentz submitted the following report:

The standing committee on Public Waterways, to which was referred **H. B. No. 465** — Mr. Matthews, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:



In line 17 strike out the word "department" and insert in lieu thereof the word *superintendent*.

In line 18 strike out the word "the" at the end of the line.

In line 19 strike out the words "superintendent thereof."

At the end of line 21 strike out the period and insert the following:  
*and hereafter, whenever any individual, corporation, company or municipality within the state of Ohio desires to construct a bridge over any stream or arm of any lake, or to construct and maintain a dam for water power or other purposes across any of the streams, lakes or reservoirs within the state of Ohio such bridges or dams shall not be built or the construction thereof be commenced until the plans and specifications therefor together with all drawings and plans of the proposed construction, with a map showing the location of such bridges or dams, have first been submitted to and been approved by said superintendent of public works, and provided further, that in approving such plans, said superintendent of public works may impose upon the parties proposing to construct the same, such changes and conditions in such plans as he may deem necessary to protect the present and future interests of the people of the community in which said stream, lake, reservoir or watershed lies; and any individual, corporation, company or municipality shall be liable for any damage that may result to private or public property by reason of neglect or failure to comply with the conditions and restrictions imposed by said superintendent of public works, and all rights acquired by such individuals, companies, corporations, or municipalities under the terms of this act shall cease and determine if said parties shall at any time fail to comply with any of the provisions, requirements, stipulations and conditions pertaining to such structures that may be prescribed by said superintendent of public works; and any individual, corporation or company, and individuals representing a municipality, who shall fail or refuse to comply with the conditions imposed by the superintendent of the public works of Ohio pertaining to the construction of such bridges and dams, made in accordance with the provisions of this act, shall upon conviction thereof, be deemed guilty of a misdemeanor and shall be punished by a fine of not less than one thousand dollars nor more than five thousand dollars; and stand committed until such fine and costs are paid.*

In line 25 strike out the word "department" and insert in lieu thereof the word *superintendent*.

In line 29 strike out the word "department" and insert in lieu thereof the word *superintendent*.

In line 33 strike out the word "department" and insert in lieu thereof the word *superintendent*.

In line 35 strike out the word "department" and insert in lieu thereof the word *superintendent*.

In line 44 strike out the word "department" and insert in lieu thereof the word *superintendent*.

In line 46 change the spelling of the word "devise" to *device*.

In line 52 strike out the words forty thousand (\$40,000) dollars and insert in lieu thereof the words *five thousand (\$5,000) dollars*.

JOHN H. CHESTER,  
C. M. DRURY,  
F. S. ROBINSON,  
F. L. WATERSTON,

JASPER L. COCHRAN,  
J. W. LENTZ,  
OTTO W. BRACH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 492** — Mr. Beaty.

To amend sections 7976, 7977 and 7979 of the General Code, relating to the organization of the board of trustees of the combined normal and industrial department of Wilberforce University.

**H. B. No. 493** — Mr. Chester.

To amend sections 5652, 5652-1, 5652-4, 5652-7, 5652-8, 5652-9, 5652-10, 5652-11, 5652-12, 5652-13, 5652-14, 5652-15, 5653, 5841 and 5845 of the General Code, relating to the regulation of dogs and providing compensation for damages done thereby.

**H. B. No. 494** — Mr. Greve.

To amend section 3924 of the General Code, relative to the notice of sale and publication of county bonds.

**H. B. No. 495** — Mr. Pearson.

To repeal section 8977 of the General Code, providing for rate of passenger fares on railroads.

**H. B. No. 496** — Mr. Halstead.

To make the secretary of agriculture the state farm drainage commissioner and define his powers and duties as such.

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and one hundred and sixteen members answered to their names.

The absentees are: Messrs.,

Atkinson,  
Backowski,

Dunspaugh,  
Entemann,

Kilbane,  
Pugh,

Smith,  
York.

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

Mr. Beetham moved that the vote by which **Am. S. B. No. 74** — Mr. Miller, was passed, be now reconsidered.

The motion was agreed to and said bill was taken up.

The question being, "Shall the bill pass notwithstanding the objections of the governor?"

**1:30 o'clock p. m.**

Attention of the House was called to the special order for this hour, being consideration of **Am. S. B. No. 125** — The Joint Committee on Taxation.

The question recurring on the passage of **Am. S. B. No. 74** — Mr. Miller, notwithstanding the objections of the governor.

**2:00 o'clock p. m.**

Attention of the House was called to the special order for this hour, being consideration of **Am. S. J. R. No. 31** — The Joint Committee on Taxation.

The question recurring on the passage of **Am. S. B. No. 74** — Mr. Miller, notwithstanding the objections of the governor.

The yeas and nays were taken, and resulted — yeas 75, nays 44, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Graham,	McKay,
Banker,	Cookston,	of Licking,	Matthews,
Barnes,	Copeland,	Graham,	Miller, of Fulton,
Beaty,	Crabbe,	of Muskingum,	Miller, of Stark,
Beetham,	Crosser,	Green,	Morris,
Benner,	Davis,	Griswold,	Pearson,
Besaw,	Dildine,	Halestead,	Robins,
Bing,	Dodge,	Hatch,	Robinson,
Bond,	Donahay,	Hookey,	Russell,
Bonser,	Drury,	Hughes,	Scott,
Brown,	Dunn,	Jones, of Hamilton,	Silver,
Bryson,	Emery,	Jones, of Trumbull,	Spidel,
Burns,	Faris,	Kay,	Talley,
Cable,	Federman,	King,	Taylor,
Carpenter,	Fouts,	Kreider,	Waterston,
Carson,	Freeman,	Lawyer,	Weaver,
Chester,	Gardner,	Lytle,	Wenner,
Clark,	Gordon, of Logan,	McCoy,	Winter,
Cochrun,	Gorrell,	McFarland,	Wise,
			Mr. Speaker—75.

Those voting in the negative are: Messrs.

Atkinson,	Evans,	Kilbane,	Schelhorn,
Baker,	Foster,	Lentz,	Shy,
Billingslea,	Gordon, of Brown,	Lonz,	Smith,
Bishop,	Greve,	Luchsinger,	Stokes,
Blauser,	Harter,	Lustig,	Stump,
Bliss,	Hastings,	Madden,	Swedersky,
Brach,	Helfrich,	Moyer,	Thompson,
Brannon,	Hinchey,	Mulcahy,	Walsh,
Cowan,	Hoover,	Myers,	Wiest,
Delehanty,	Hopple,	Reynolds, Jas. A.,	Wildermuth,
Denune,	Johnston,	Reynolds, Tom,	York—44.

The bill was passed notwithstanding the objections of the governor.

**2:35 o'clock p. m.**

On motion of Mr. Beetham the House recessed for thirty minutes.

**3:05 o'clock p. m.**

The House met pursuant to recess.

Mr. Smith demanded a call of the House, which was duly seconded, taken, and one hundred four members answered to their names.

The absentees are: Messrs.

Alban,	Burns,	Dildine,	Hughes,
Backowski,	Chester,	Dunspaugh,	Johnston,
Banker,	Comings,	Entemann,	Mulcahy,
Billingslea,	Cowan,	Evans,	Fugh,
Bryson,	Crabbe,	Hopple,	Winter,

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Greve, further proceedings under the call were dispensed with.

Mr. Wenner requested that the motion of Mr. Weaver to reconsider the vote by which **H. B. No. 73**—Mr. Wenner, was passed, be taken up now. The request was granted and the motion was taken up.

The question being, "Shall the said vote be reconsidered?"

The motion was not agreed to.



Attention of the House was again called to the special order for this hour, being consideration of **Am. S. B. No. 125** — Joint Committee on Taxation.

Said bill was taken up.

Mr. Clark moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

Attention of the House was again called to the special order for this hour, being consideration of **Am. S. J. R. No. 31** — Joint Committee on Taxation.

Said resolution was taken up.

The question being, "Shall the resolution be concurred in?"

Mr. Wiest moved to amend as follows:

In line 4 strike out "28th day of May" and insert in lieu thereof "first Tuesday in November".

Upon which a roll call was demanded.

Mr. Stokes demanded the previous question on the amendment, which was duly seconded.

The question being, "Shall the debate now close?"

Which was agreed to and the main question ordered.

The question being, "Shall the motion to amend be agreed to?"

The yeas and nays were taken, resulted — yeas 78, nays 38, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Halstead,	Miller, of Fulton,
<b>Barnes,</b>	Denune,	Hastings,	Miller, of Stark,
Beetham,	Dildine,	Hatch,	Moyer,
Benner,	Dodge,	Helfrich,	Mulcahy,
Besaw,	Donahay,	Hookey,	Pearson,
Bing,	Drury,	Hoover,	Robinson,
Blauser,	Emery,	Huber,	Schelhorn,
Bond,	Faris,	Johnston,	Shy,
Brown,	Foster,	Jones, of Trumbull,	Silver,
Bryson,	Fouts,	Kreider,	Stokes,
Burns,	Freeman,	Lawyer,	Stump,
Cable,	Gordon, of Brown,	Lentz,	Swedersky,
Carpenter,	Gordon, of Logan,	Lonz,	Talley,
Carson,	Gorrell,	Lustig,	Taylor,
Chester,	Graham,	Lytle,	Waterston,
Cochrun,	of Licking,	McCoy,	Weaver,
Cookston,	Graham,	McFarland,	Wiest,
Cowan,	of Muskingum,	McKay,	Wildermuth,
Crosser,	Green,	Madden,	Wise,
Davis,	Griswold,	Matthews,	York—78.

Those voting in the negative are: Messrs.

Atkinson,	Clark,	Jones, of Hamilton,	Robins,
Baker,	Comings,	Kay,	Russell,
Banker,	Copeland,	Kilbane,	Scott,
Beaty,	Evans,	King,	Smith,
Billingslea,	Federman,	Luchsinger,	Spidel,
Bishop,	Gardner,	Morris,	Thompson,
Bliss,	Greve,	Myers,	Walsh,
Bonser,	Harter,	Reynolds, Jas. A.,	Wenner,
Brach,	Hopple,	Reynolds, Tom,	Winter—38.
Brannon,	Hughes,		

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the resolution be concurred in?"

Mr. Robinson moved to amend as follows:

In line 4, strike out the word "special" and in lieu thereof insert the word "regular".

The motion was agreed to and the resolution was so amended.

The question recurring, "Shall the resolution be concurred in?"

Mr. Griswold moved to amend as follows:

After the period in line 22 add the following: "But with the exception of taxes for state purposes or taxes imposed under the provision of article XII, sections 7, 8 and 10, and special assessments, or taxes for school or highway purposes authorized by laws in force on the first day of December, 1919, and except such levies for sinking fund and interest purposes as may be necessary to provide for any indebtedness heretofore incurred or any indebtedness that may hereafter be incurred by vote of the people the aggregate amount of taxes that may be levied on any class of taxable property in any county, township, city, village school district, or other taxing district, shall not in any one year exceed ten mills on each dollar of the tax valuation of the taxable property of such county, township, city, village, school district or other taxing district for that year. Nothing herein shall be construed as effecting other limitations now in force or as limiting the power of the General Assembly to impose additional and greater restrictions."

Upon which a roll call was demanded, taken, and resulted — yeas 19, nays 84, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Halstead,	Miller, of Fulton,
Bryson,	Gordon, of Logan,	Hookey,	Moyer,
Carson,	Graham,	Johnston,	Talley,
Cookston,	of Licking,	Kreider,	Weaver,
Dennune,	Griswold,	McCoy,	York—19.

Those voting in the negative are: Messrs.

Backowski,	Cochrun,	Greve,	Myers,
Baker,	Copeland,	Harter,	Pearson,
Barnes,	Cowan,	Hatch,	Reynolds, Jas. A.,
Beaty,	Crabbe,	Hinchey,	Reynolds, Tom,
Beetham,	Crosser,	Hoover,	Robins,
Besaw,	Davis,	Hopple,	Russell,
Billingslea,	Delehanty,	Huber,	Schelhorn,
Bing,	Donahay,	Hughes,	Scott,
Bishop,	Drury,	Jones, of Hamilton,	Shy,
Blauser,	Emery,	Jones, of Trumbull,	Silver,
Bliss,	Evans,	Lentz,	Smith,
Bond,	Faris,	Lonz,	Spidel,
Bonser,	Federman,	Luchsinger,	Stokes,
Brach,	Foster,	Lustig,	Stump,
Brannon,	Freeman,	Lytle,	Swedersky,
Brown,	Gardner,	McKay,	Taylor,
Burns,	Gordon, of Brown,	Madden,	Thompson,
Cable,	Gorrell,	Matthews,	Walsh,
Carpenter,	Graham,	Miller, of Stark,	Waterston,
Chester,	of Muskingum,	Morris,	Wenner,
Clark,	Green,	Mulcahy,	Wildermuth,
			Winter—84.

The motion was not agreed to.

The question being, "Shall the resolution be concurred in?"

The yeas and nays were taken, and resulted — yeas 96, nays 12, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Cookston,	Hinchey,	Reynolds, Jas. A.,
Baker,	Copeland,	Hoover,	Reynolds, Tom,
Banker,	Cowan,	Hopple,	Robins,
Barnes,	Crabbe,	Hughes,	Robinson,
Beaty,	Crosser,	Johnston,	Russell,
Beetham,	Davis,	Jones, of Hamilton,	Schelhorn,
Benner,	Delehanty,	Jones, of Trumbull,	Scott,
Besaw,	Denune,	King,	Shy,
Billingslea,	Dodge,	Kreider,	Silver,
Bing,	Donahay,	Lawyer,	Smith,
Bishop,	Drury,	Lonz,	Spidel,
Bliss,	Emery,	Lustig,	Stokes,
Bond,	Evans,	Lytle,	Stump,
Brach,	Faris,	McCoy,	Swedersky,
Brannon,	Federman,	McFarland,	Talley,
Brown,	Foster,	McKay,	Taylor,
Burns,	Freeman,	Madden,	Thompson,
Cable,	Gardner,	Matthews,	Walsh,
Carpenter,	Gordon, of Brown,	Miller, of Fulton,	Waterston,
Carson,	Green,	Miller, of Stark,	Wenner,
Chester,	Greve,	Morris,	Wiest,
Clark,	Griswold,	Mulcahy,	Wildermuth,
Cochrun,	Halstead,	Myers,	Winter,
Comings,	Harter,	Pearson,	York—96.

Those voting in the negative are: Messrs.

Alban,	Dunn,	Graham,	Hooley,
Blauser,	Gordon, of Logan,	of Licking,	Moyer,
Bryson,	Gorrell,	Hastings,	Weaver — 12.
Dildine,			

The resolution was concurred in.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 497** — Mr. King.

To make an appropriation for the payment of the salaries of the members of General Assembly.

On motion of Mr. King the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 497** — Mr. King, was read the second time by its title.

On motion of Mr. King the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 497** — Mr. King, was engrossed at the clerk's desk and placed on the calendar.

**H. B. No. 498** — Mr. Robins.

To amend section 6294-1 of the General Code, relating to transfer of ownership, cancellation of registration and removal of number on motor vehicles.

**H. B. No. 499** — Mr. Greve.

To amend section 2295 of the General Code relative to the sale of county bonds.

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**H. B. No. 480** — Mr. Jas. A. Reynolds.

To the committee on Labor.



**H. B. No. 481** — Mr. Scott.

To the committee on Codes, Courts and Procedure.

**H. B. No. 482** — Mr. Emery.

To the committee on Codes, Courts and Procedure.

**H. B. No. 483** — Mr. Lytle.

To the committee on Public Utilities.

**H. B. No. 484** — Mr. Gardner.

To the committee on Banks and Banking.

**H. B. No. 485** — Mr. Crabbe.

To the committee on Military Affairs.

**S. B. No. 114** — Mr. Lloyd.

To the committee on Cities.

**Am. S. B. No. 130** — Mr. O'Brien.

To the committee on Cities.

**H. B. No. 486** — Mr. Hughes.

To the committee on Codes, Courts and Procedure.

**H. B. No. 487** — Mr. Besaw.

To the committee on Cities.

**H. B. No. 488** — Mr. Bonser.

To the committee on Appropriations and Finance.

**H. B. No. 489** — Mr. Gorrell.

To the committee on German Propaganda.

**H. B. No. 490** — Mr. Drury.

To the committee on Agriculture.

**H. B. No. 491** — Mr. Bond.

To the committee on Labor.

**S. B. No. 57** — Mr. Agnew.

To the committee on Benevolent and Penal Institutions.

**S. B. No. 34** — Mr. Miller.

To the committee on Cities.

**S. B. No. 116** — Mr. Berry.

To the committee on Judiciary.

**Am. S. B. No. 63** — Mr. Jones, of Meigs.

To the committee on Military Affairs.

**S. B. No. 145** — The Joint Committee on Taxation.

Mr. Thompson moved that said bill be made a special order for Tuesday, April 8th, at 1:30 o'clock p. m.

The motion was agreed to.

**S. B. No. 127** — Mr. Ritter.

To the committee on Public Health.

On motion of Mr. McFarland the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 493** — Mr. Chester, was read the second time by its title and referred to the committee on Agriculture.

Mr. Silver moved that the vote whereby **H. B. No. 274** — Mr. Burns, was lost, be reconsidered and that the motion be entered on the journal and remain pending.

The House then passed to the ninth order of business, being presentation of petitions and memorials.

Messrs. Stokes and Spidel presented the petition signed by sixteen teachers of Willard School, Dayton, Montgomery county, asking the

support of H. B. No. 359—Mr. Freeman; which was referred to the committee on Common Schools.

Mr. Gordon, of Logan, presented the petition of Mrs. S. A. Miller and sixty-nine other citizens of Erie county, protesting against any legislation that would legalize the motion picture theater business on Sunday; which was referred to the committee on Cities.

Mr. Johnston presented the petition from the teachers of Kennedy school, Cincinnati, asking the support of H. B. No. 359—Mr. Freeman; which was referred to the committee on Common Schools.

Mr. Helfrich presented the petition of Jacob Babst and four other citizens of Crawford county, opposing the passage of H. B. No. 139—Mr. Beaty; which was referred to the committee on Judiciary.

Mr. Hopple presented the petition from the board of education of Cleveland, urging the passage of H. B. No. 358—Mr. Federman; which was referred to the committee on Appropriations and Finance.

Mr. Hopple presented the petition from C. J. Benkoski, clerk of the city of Cleveland, asking for the support of H. B. No. 358—Mr. Federman; which was referred to the committee on Appropriations and Finance.

Mr. Drury presented the petition of Mrs. H. M. Davies, and eighteen other citizens of Van Wert county, asking the passage of H. B. No. 358—Mr. Federman; which was referred to the committee on Appropriations and Finance.

7:30 o'clock p. m.

On motion of Mr. Tom Reynolds the House adjourned until 9:30 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

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Hall of the House of Representatives, Columbus, Ohio.

Friday, April 4, 1919, 9:30 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O. The journal of yesterday was read and approved.

Mr. Kay arose to a question of privilege, and asked that his vote be recorded on **Am. S. J. R. No. 31**—Joint Committee on Taxation. His name being called, Mr. Kay voted "aye".

Mr. Bonser arose to a question of privilege, and asked that his vote be recorded on **Am. S. J. R. No. 31**—Joint Committee on Taxation. His name being called, Mr. Bonser voted "aye".

Mr. Beaty called up the pending motion of Mr. Winter entered upon the journal to reconsider the vote whereby **H. B. No. 139**—Mr. Beaty, was passed.

The question being, "Shall the vote be reconsidered?"

The motion was agreed to.

Mr. Beaty moved that said bill be ordered placed on the calendar.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 310**—Mr. Blauser.

To amend section 3618-1 of the General Code, relating to the power of municipal corporations owning municipal gas plant or system of gas distribution to purchase gas without advertisement or competitive bidding.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 254**—Mr. Greve.

Relating to the municipal court of Cleveland and enlarging its jurisdiction.

With the following amendment in which the concurrence of the House is requested:

In line 94, after the word "county" strike out the rest of the sentence and insert in lieu thereof the following: "forthwith, unless in the meantime the defendant shall have been acquitted or discharged by the court."

Attest:

W. E. HALLEY,  
Clerk.

Mr. Greve moved that the rules be suspended and that the Senate amendments to said bill be considered now.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted—yeas 86, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Harter,	<b>Mulcahy,</b>
Baker,	Crosser,	Hastings,	Myers,
Barnes,	Davis,	Hatch,	Reynolds, Jas. A.,
Beetham,	Delehanty,	Helfrich,	<b>Robins,</b>
Benner,	Dodge,	Hinchey,	Robinson,
Besaw,	Donahay,	Hoover,	Russell,
Bing,	Drury,	Hopple,	Silver,
Bishop,	Dunn,	Johnston,	Smith,
Blauser,	Emery,	Jones, of Hamilton,	Spidel,
Bliss,	Evans,	Jones, of Trumbull,	Stokes,
Bond,	Federman,	Kilbane,	<b>Stump,</b>
Bonser,	Foster,	Kreider,	Swedersky,
Brach,	Fouts,	Lawyer,	Talley,
Brown,	Gordon, of Brown,	Lonz,	Taylor,
Bryson,	Gordon, of Logan,	Luchsinger,	Walsh,
Burns,	Gorrell,	Lustig,	Weaver,
Carson,	Graham,	Lytle,	Wenner,
Chester,	of Muskingum,	McCoy,	Wiest,
Clark,	Green,	McFarland,	Wildermuth,
Cochrun,	Greve,	McKay,	Winter,
Comings,	Griswold,	Madden,	Wise—86.
Copeland,	Halstead,	Matthews,	

The Senate amendments were concurred in.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the Committee of Conference on matters of difference between the two houses on **Am. H. B. No. 79** — Mr. Brach. Relating to the establishment of a municipal court in the city of Toledo.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 144** — Mr. Lloyd.

Providing that licensed embalmers who entered the military service of the United States shall be reinstated without further examination.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**Am. H. J. R. No. 47** — Mr. Beetham.

Relative to recess.

With the following amendments in which the concurrence of the House is requested.

In line 3 change Friday to Wednesday.

In line 3 change figure 4 to 16.

In line 3 change figure 22 to 28.

In line 3 change figure 10 to 5.

In line 4 change A. M. to P. M.

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **Am. S. B. No. 69** — Mr. Sparks.

An act to provide for the appointment of a commission to acquire a site and to prepare and adopt plans for the erection thereon of a new penitentiary, and herewith returns said bill.

Attest:

W. E. HALLEY,  
Clerk.

The question being, "Shall the vote be reconsidered?"

Mr. Beetham moved that consideration of the said vote be deferred.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 231** — Mr. Billingslea.

To amend sections 1579-91, 1579-92, 1579-93, 1579-97, 1579-102, 1579-111a, 1579-119 and to add supplemental sections 1579-92a, 579-92b, 1579-92c and 1579-126a of the General Code, relating to the municipal court of Hamilton, Butler county, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 139** — Mr. Archer.

To supplement section 1465-58 of the General Code by the enactment of section 1465-58a of the General Code, relating to the investment of the surplus or reserve of the state insurance fund.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 13** — Mr. Whittemore.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**S. B. No. 27** — Mr. Davis.

To amend sections 9150 and 9151 of the General Code, relating to fees for issuing commissions and certified copies thereof to railroad policemen.

**Am. S. B. No. 47** — Mr. Davis.

To authorize the formation and reorganization of corporations with common stock without par value.

**S. B. No. 53** — Mr. Davis.

To amend sections 8698 and 8699 of the General Code, relating to increase of capital stock of corporations.

**S. B. No. 54** — Mr. Davis.

To amend section 8625 of the General Code, relating to articles of incorporation.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 500** — Mr. Luchsinger.

To amend section 486-17, approved May 28, 1915 (106 Ohio Laws, 400), so as to prohibit discriminations in the classified service against persons who belong to labor organizations.

On motion of Mr. Luchsinger the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 500** — Mr. Luchsinger, was read the second time by its title and said bill was referred to the committee on Codes, Courts and Procedure.

**H. B. No. 501** — Mr. Luchsinger.

To amend section 486-17a, approved May 28, 1915 (106 Ohio Laws, 400), providing for an appeal from the decision of the civil service commission to the court of common pleas for police and firemen.

On motion of Mr. Luchsinger the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 501** — Mr. Luchsinger, was read the second time by its title and said bill was referred to the committee on Codes, Courts and Procedure.

**H. B. No. 502** — Mr. Hatch.

To authorize the city of Nelsonville, Athens county, Ohio, to enter upon, improve and occupy a portion of the Hocking canal as a public highway and for sewerage and water purposes.

**H. B. No. 503** — Mr. Carson.

To require certain garments to be marked so as to show composition of the cloth thereof.

**H. B. No. 504** — Mr. Comings.

To amend sections 7709 and 7762 of the General Code and supplement them by the enactment of sections 7709-1, 7709-2 and 7762-1, requiring that all elementary studies in all schools shall be taught in the English language and that foreign language text books, if taught in any schools or the higher grade of any college, shall contain no unpatriotic matter.

On motion of Mr. Comings the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 504** — Mr. Comings, was read the second time by its title and said bill was referred to the committee on Common Schools.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it passed **S. B. No. 47** — Mr. Davis, and the Senate requests the return of said bill.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Stokes moved that the request of the Senate be acceded to.

The motion was agreed to.

The House then passed to the second order of business, being bills for the third reading.

**Am. S. B. No. 125** — Joint Committee on Taxation, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Clark moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.



**Am. H. B. No. 403** — Mr. Harter, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 91, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Griswold,	Madden,
Backowski,	Crosser,	Halstead,	Matthews,
Baker,	Davis,	Harter,	Morris,
Banker,	Delehanty,	Hastings,	Mulcahy,
Barnes,	Denune,	Hatch,	Myers,
Beetham,	Dodge,	Helfrich,	Robins,
Benner,	Donahay,	Hinchey,	Robinson,
Besaw,	Drury,	Hoover,	Russell,
Billingslea,	Dunn,	Hopple,	Scott,
Bing,	Emery,	Huber,	Silver,
Bishop,	Evans,	Hughes,	Smith,
Blauser,	Faris,	Johnston,	Stokes,
Bliss,	Federman,	Jones, of Hamilton,	Stump,
Bond,	Fouts,	Jones, of Trumbull,	Swedersky,
Bonser,	Freeman,	Kay,	Talley,
Brannon,	Gardner,	Kilbane,	Thompson,
Brown,	Gordon, of Brown,	Kreider,	Walsh,
Bryson,	Graham,	Lawyer,	Waterston,
Carpenter,	of Licking,	Luchsinger,	Weaver,
Carson,	Graham,	Lustig,	Wenner,
Clark,	of Muskingum,	Lytle,	Wiest,
Cochrun,	Green,	McFarland,	Wise,
Comings,	Greve,	McKay,	York—91.
Cowan,			

Mr. Miller, of Stark, voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 227** — Mr. Gordon, of Brown, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Green,	McFarland,
Backowski,	Clark,	Greve,	Morris,
Baker,	Cochrun,	Griswold,	Myers,
Banker,	Comings,	Halstead,	Pearson,
Barnes,	Copeland,	Harter,	Robins,
Beaty,	Crabbe,	Hastings,	Robinson,
Beetham,	Crosser,	Hatch,	Russell,
Benner,	Davis,	Helfrich,	Scott,
Besaw,	Delehanty,	Hooley,	Silver,
Billingslea,	Denune,	Hoover,	Smith,
Bing,	Donahay,	Hopple,	Spidel,
Bishop,	Drury,	Huber,	Stokes,
Blauser,	Dunn,	Hughes,	Stump,
Bliss,	Emery,	Johnston,	Swedersky,
Bond,	Evans,	Jones, of Hamilton,	Talley,
Bonser,	Fouts,	Jones, of Trumbull,	Taylor,
Brach,	Freeman,	Kay,	Thompson,
Brannon,	Gardner,	Kilbane,	Walsh,
Brown,	Gordon, of Brown,	Kreider,	Waterston,
Bryson,	Graham,	Lawyer,	Weaver,
Burns,	of Licking,	Lustig,	Wenner,
Cable,	Graham,	Lytle,	Wise,
Carpenter,	of Muskingum,	McCoy,	York—90.

So the bill passed.

The title was agreed to.

**H. B. No. 300** — Mr. Jones, of Trumbull, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Fouts moved to amend as follows:

In line 24 strike out the words "twelve hundred" and insert "two thousand".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In line 25 strike out "sixty-five hundred" and insert "six thousand".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In line 47 strike out "sixty-five hundred" and insert "six thousand".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Gorrell moved to amend as follows:

In line 2 strike out "3001".

Strike out all lines from line 48 to line 75 inclusive.

Strike out "3001" in line 75.

The question recurring, "Shall the bill pass?"

Mr. Federman demanded the previous question on the amendment, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question being, "Shall the amendments of Mr. Gorrell be agreed to?"

The motion was agreed to.

Mr. Lustig moved that said bill with amendments be indefinitely postponed.

The motion was agreed to.

**H. B. No. 256** — Mr. Bryson, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Cable demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bryson,	Freeman,	Kreider,
Backowski,	Burns,	Gardner,	Lawyer,
Baker,	Cable,	Graham,	Lonz,
Banker,	Carson,	of Licking,	Luchsinger,
Barnes,	Chester,	Graham,	Lustig,
Beaty,	Cochrun,	of Muskingum,	Lytle,
Beetham,	Comings,	Green,	McCoy,
Benner,	Copeland,	Greve,	McFarland,
Besaw,	Crabbe,	Griswold,	McKay,
Billingslea,	Crosser,	Hastings,	Madden,
Bing,	Denune,	Hatch,	Matthews,
Bishop,	Dodge,	Hinchey,	Mulcahy,
Blauser,	Donahay,	Hookey,	Myers,
Bliss,	Drury,	Hopple,	Pearson,
Bonser,	Dunn,	Hughes,	Reynolds, Jas. A.,
Brannon,	Foster,	Johnston,	Robins,
Brown,	Fouts,	Kay,	Robinson,

Those voting in the affirmative are: Messrs. — Concluded.

Russell,	Spidel,	Thompson,	Wildermuth,
Scott,	Swedersky,	Weaver,	Wise,
Silver,	Taylor,	Wenner,	York—78.

Those voting in the negative are: Messrs. Bond, Brach, Halstead, Hoover and Wiest.

So the bill passed.

The title was agreed to.

**12:30 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 1:30 o'clock p. m.

**1:30 o'clock p. m.**

The House met pursuant to recess.

**H. B. No. 356** — Mr. Bing, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochran,	Graham,	Matthews,
Atkinson,	Comings,	of Muskingum,	Miller, of Stark,
Backowski,	Copeland,	Green,	Morris,
Baker,	Cowan,	Greve,	Mulcahy,
Barnes,	Crabbe,	Griswold,	Myers,
Beetham,	Crosser,	Halstead,	Reynolds, Jas. A.,
Benner,	Davis,	Huber,	Robins,
Besaw,	Denune,	Johnston,	Robinson,
Bing,	Dodge,	Jones, of Hamilton,	Russell,
Bishop,	Donahay,	Jones, of Trumbull,	Scott,
Blauser,	Drury,	Kay,	Silver,
Bond,	Dunn,	Kreider,	Stokes,
Bonser,	Evans,	Lawyer,	Swedersky,
Brach,	Faris,	Lonz,	Taylor,
Brannon,	Federman,	Luchsinger,	Thompson,
Brown,	Fouts,	Lustig,	Waterston,
Bryson,	Gordon, of Brown,	McCoy,	Wenner,
Cable,	Gorrell,	McFarland,	Wiest,
Carpenter,	Graham,	McKay,	Wildermuth,
Carson,	of Licking,	Madden,	Wise,
			York—79.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 218** — Mr. Dunn, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Wiest moved to amend as follows:

In line 2, after the word "sections" insert the numeral "7146,"

After line 29, insert the following:

"Sec. 7146. Township trustees or street commissioners having control of and being charged with the duty of repairing macadamized, graveled or improved roads and turnpikes, and road superintendents of county and township roads and the street commissioners of each city or village, between the first and twentieth days of June, and between the first and twentieth days of August, and, if necessary, between the first and the twentieth days of September of each year, shall destroy or cause it to be done, all brush, briars, burrs, vines, Russian and Canadian or common thistles, or other noxious weeds, growing or being within the limits of a county or township road, turnpike,



improved, graveled or macadamized road, street, or alley within their jurisdiction."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Robins moved to amend as follows:

In line 5, after the word "carrot" place a comma and add "oxeye daisy".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Chester,	Green,	Miller, of Stark,
Backowski,	Comings,	Halstead,	Morris,
Baker,	Copeland,	Harter,	Myers,
Barnes,	Crosser,	Hastings,	Pearson,
Beetham,	Davis,	Hinchey,	Robins,
Benner,	Dodge,	Hoover,	Russell,
Besaw,	Donahay,	Hopple,	Scott,
Bing,	Dunn,	Huber,	Silver,
Bishop,	Faris,	Johnston,	Stokes,
Blauser,	Federman,	Jones, of Hamilton,	Taylor,
Bliss,	Fouts,	Jones, of Trumbull,	Thompson,
Bond,	Freeman,	Kay,	Waterston,
Bonser,	Gordon, of Brown,	King,	Weaver,
Brach,	Gorrell,	Luchsinger,	Wenner,
Brown,	Graham,	Lustig,	Wiest,
Bryson,	of Licking,	Lytle,	Wildermuth,
Burns,	Graham,	McFarland,	Wise,
Cable,	of Muskingum,	Madden,	York—71.
Carpenter,			

So the bill passed.

Mr. Dunn moved to amend the title as follows:

Before the number "7150" insert the number "7146".

In the last line of the title strike out the word "lettuce" and insert in lieu thereof the words "parsnip, wild carrot, oxeeye daisy".

The motion was agreed to and the title was so amended.

**Am. S. B. No. 45** — Mr. Parrett, was taken up.

Mr. McFarland moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 209** — Mr. York, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bonser,	Dodge,	Griswold,
Backowski,	Brach,	Donahay,	Halstead,
Baker,	Brannon,	Drury,	Harter,
Barnes,	Brown,	Evans,	Hastings,
Beetham,	Bryson,	Federman,	Hinchey,
Benner,	Carpenter,	Freeman,	Hoover,
Besaw,	Chester,	Gordon, of Brown,	Hopple,
Bing,	Copeland,	Gorrell,	Huber,
Blauser,	Cowan,	Graham,	Hughes,
Bond,	Denune,	of Muskingum,	Johnston,

Those voting in the affirmative are: Messrs. — Concluded.

Jones, of Hamilton,	McCoy,	Robinson,	Thompson,
Kay,	McFarland,	Russell,	Waterston,
King,	Miller, of Stark,	Scott,	Weaver,
Kreider,	Mulcahy,	Spidel,	Wiest,
Lonz,	Myers,	Stokes,	Wildermuth,
Lustig,	Reynolds, Jas. A.,	Stump,	Wise,
Lytle,	Robins,	Swedersky,	York—67.

So the bill passed.

The title was agreed to.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**H. B. No. 155** — Mr. Robinson.

Providing for changing the name of "County Infirmary" to "County Home".

**H. B. No. 158** — Mr. Comings.

To provide medical and surgical treatment of crippled children, by the enactment of sections 1352-8 to 1352-11 inclusive.

**H. B. No. 190** — Mr. Dunn.

To amend section 9618 of the General Code, relating to liabilities of mutual live stock insurance associations.

**H. B. No. 228** — Mr. Baker.

To amend section 8574 of the General Code, relative to the order of descent of property acquired by purchase.

**H. B. No. 238** — Mr. Silver.

To supplement sections 3082 and 3107 of the General Code by the enactment of sections 3082-1 and 3107-1 relating to county children's homes.

**H. B. No. 247** — Mr. Miller, of Stark.

To amend sections 1579-197, 1579-198, 1579-204, 1579-207, 1579-220, 1579-224, 1579-226, 1579-229 of the General Code, enlarging the jurisdiction of the municipal court of Alliance, Ohio, providing for certain officers thereof, and defining their powers and duties.

**H. J. R. No. 41** — Mr. Scott.

Relative to investigating Legislative Press Association Smoker.

**H. J. R. No. 46** — Mr. Crabbe.

To extend a welcome to the 166th regiment on its return to the city of New York or any other port where said regiment may land.

C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,  
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,  
THOMAS W. JONES,  
CHAS. A. WHITE,

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 5** — Mr. Hooley.

To amend section 7621 and to enact supplementary sections 7621-1 and 12906-1 of the General Code, relative to displaying the national flag over or within school buildings.

**H. B. No. 27** — Mr. King.

To supplement section 934 of the General Code by the enactment of section 934-1, requiring wash-rooms to be provided and maintained at coal mines for the use of employees.

**H. B. No. 47** — Mr. Gordon, of Brown.

Requiring sheriffs to investigate shanty boats and to report to the prosecuting attorney persons living in or operating the same without license.

**H. B. No. 65** — Mr. Comings.

To amend section 3138-1 and to repeal section 2502 of the General Code, relating to contracts between county commissioners and hospitals organized for charitable purposes.

**H. B. No. 93** — Mr. Bing.

To amend section 7817 of the General Code, relative to the number of meetings held each year by the county board of school examiners for the examination of applicants for teachers' certificates.

**H. B. No. 111** — Mr. Banker.

For the protection by law of badge, button, insignia or emblem used by the United Veterans of the Republic, a war veteran organization legally incorporated within the state of Ohio.

C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 200** — Mr. Graham, of Muskingum.

Revising and codifying the laws relating to the organization of banks and the inspection thereof.

With the following amendments in which the concurrence of the House is requested:

In line 340 after the word "thereafter" insert the words "that such failure continues,".

In line 785 strike out the word "and" and after the sectional number "9868" insert "and 9869".

In line 987 strike out the three commas.

In line 1085 strike out the period, and add the words "and joint stock land banks."

In line 1120 strike out the letter "s" in the word "subdivisions" where same appears the second time.

In line 1286 strike out the words "or invested".



In line 1411 after the word "companies," insert the words "upon which".

In line 1412 strike out the words "upon which".

In line 1494 after the word "company," strike out the comma and insert the words "or corporation,".

In line 1535 strike out the words "licensed within this state," and insert in lieu thereof a comma after the word "company" and the words "or any corporation doing a trust business,".

In line 1551 after the comma following the word "aforesaid" insert the words "or from certifying thereto,".

In line 1659 strike out the word "hereon" and insert in lieu thereof the word "thereon".

In line 1697 strike out the word "that".

In line 1845 strike out the word "express".

In line 1922 after the figures "721," insert the figures "722,".

In line 1933 after the figures "9756," insert the figures "9757,".

In line 1940 after the figures "9849," insert the figures "9856,".

In line 1941 strike out the figures "13383-1".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Federman moved that the joint rule be suspended and that the Senate amendments be considered now.

The motion was agreed to.

The question being, "Shall the senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Graham,	Madden,
Backowski,	Cochrun,	of Muskingum,	Matthews,
Barnes,	Comings,	Green,	Mulcahy,
Beetham,	Cookston,	Griswold,	Myers,
Benner,	Crabbe,	Halstead,	Reynolds, Jas. A.,
Besaw,	Crosser,	Harter,	Robins,
Bing,	Davis,	Hinchey,	Robinson,
Bishop,	Dodge,	Hoover,	Russell,
Blauser,	Donahay,	Huber,	Silver,
Bliss,	Dunn,	Hughes,	Spidel,
Bond,	Evans,	Johnston,	Stokes,
Bonser,	Faris,	Kay,	Stump,
Brannon,	Federman,	King,	Swedersky,
Brown,	Fouts,	Lawyer,	Taylor,
Bryson,	Freeman,	Lonz,	Waterston,
Burns,	Gordon, of Brown,	Luchsinger,	Weaver,
Cable,	Gorrell,	Lustig,	Wenner,
Carpenter,	Graham,	McFarland,	Wiest,
Carson,	of Licking,	McKay,	Wildermuth,
			Wise—75.

The Senate amendments were concurred in.

**H. B. No. 419** — Mr. McFarland (by request), was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Green,	Madden,
Backowski,	Copeland,	Griswold,	Matthews,
Barnes,	Cowan,	Halstead,	Miller, of Stark,
Beetham,	Crosser,	Harter,	Mulcahy,
Benner,	Davis,	Hastings,	Myers,
Besaw,	Delehanty,	Hinchey,	Reynolds, Jas. A.,
Bing,	Dodge,	Hopple,	Robins,
Bishop,	Donahay,	Huber,	Robinson,
Blauser,	Dunn,	Hughes,	Russell,
Bliss,	Evans,	Johnston,	Silver,
Bond,	Faris,	Kay,	Spidel,
Bonser,	Federman,	King,	Stokes,
Brannon,	Foster,	Kreider,	Stump,
Brown,	Fouts,	Lawyer,	Taylor,
Bryson,	Freeman,	Lonz,	Thompson,
Burns,	Gordon, of Logan,	Luchsinger,	Weaver,
Cable,	Gorrell,	Lustig,	Wenner,
Carpenter,	Graham,	Lytle,	Wiest,
Carson,	of Licking,	McCoy,	Wildermuth,
Chester,	Graham,	McFarland,	Wise—81.
Cochrun,	of Muskingum,	McKay,	

So the bill passed.

The title was agreed to.

**S. B. No. 43** — Mr. Whittemore, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carpenter,	Graham,	McFarland,
Atkinson,	Carson,	of Licking,	McKay,
Backowski,	Chester,	Graham,	Madden,
Barnes,	Cochrun,	of Muskingum,	Matthews,
Beetham,	Comings,	Green,	Morris,
Benner,	Copeland,	Griswold,	Mulcahy,
Besaw,	Cowan,	Halstead,	Myers,
Billingslea,	Crosser,	Harter,	Pearson,
Bing,	Davis,	Hastings,	Reynolds, Jas. A.,
Bishop,	Denune,	Hoover,	Reynolds, Tom,
Blauser,	Dodge,	Hopple,	Robins,
Bond,	Donahay,	Huber,	Robinson,
Bonser,	Drury,	Johnston,	Silver,
Brach,	Dunn,	King,	Taylor,
Brannon,	Evans,	Kreider,	Thompson,
Brown,	Federman,	Lawyer,	Weaver,
Bryson,	Fouts,	Lonz,	Wenner,
Burns,	Freeman,	Lytle,	Wiest,
Cable,	Gorrell,	McCoy,	Wildermuth,
			Wise—75.

So the bill passed.

The title was agreed to.

**H. B. No. 442** — Mr. Copeland, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Comings,	Griswold,	Madden,
Beetham,	Copeland,	Harter,	Miller, of Stark,
Benner,	Crabbe,	Hastings,	Mulcahy,
Besaw,	Crosser,	Hoover,	Myers,
Bing,	Davis,	Hopple,	Pearson,
Blauser,	Dodge,	Huber,	Reynolds, Jas. A.,
Bliss,	Donahay,	Johnston,	Reynolds, Tom,
Bond,	Dunn,	Jones, of Trumbull,	Robins,
Bonser,	Evans,	Kreider,	Silver,
Brach,	Federman,	Lawyer,	Stump,
Brannon,	Foster,	Lonz,	Thompson,
Brown,	Fouts,	Luchsinger,	Weaver,
Bryson,	Gordon, of Brown,	Lustig,	Wenner,
Burns,	Gorrell,	Lytle,	Wiest,
Carpenter,	Graham,	McCoy,	Wildermuth,
Carson,	of Muskingum,	McFarland,	Wise—66.
Cochrun,	Green,	McKay,	

So the bill passed.

The title was agreed to.

**H. B. No. 378**—Mr. Alban, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Alban moved to amend as follows:

Strike out all after the enacting clause and insert the following:

Section 1. That standard for climax baskets for grapes and other fruits and vegetables shall be the two-quart basket, four quart basket and twelve-quart basket respectively:

(a) The standard two-quart climax basket shall be of the following dimensions: Length of bottom piece, nine and one-half inches; width of bottom piece, three and one-half inches; thickness of bottom piece, three-eighths of an inch; height of basket, three and seven-eighths inches, outside measurement; top of basket, length eleven inches and width five inches outside measurement. Basket to have a cover five by eleven inches, when a cover is used.

(b) The standard four-quart climax basket shall be of the following dimensions: Length of bottom piece, twelve inches; width of bottom piece, four and one-half inches; thickness of bottom piece, three-eighths of an inch; height of basket, four and eleven-sixteenths inches, outside measurement; top of basket, length fourteen inches, width six and one-fourth inches, outside measurement. Basket to have cover six and one-fourth inches by fourteen inches, when cover is used.

(c) The standard twelve-quart climax basket shall be of the following dimensions: Length of bottom piece, sixteen inches; width of bottom piece, six and one-half inches; thickness of bottom piece seven-sixteenths of an inch; height of basket, seven and one-sixteenth inches, outside measurement; top of basket, length nineteen inches, width nine inches, outside measurement. Basket to have cover nine inches by nineteen inches, when cover is used.

Section 2. That the standard basket or other container for small fruits, berries and vegetables shall be of the following capacities; namely, dry one-half pint, dry pint, dry quart, or multiples of the dry quart.



(a) The dry half-pint shall contain sixteen and eight-tenths cubic inches.

(b) The dry pint shall contain thirty-three and six-tenths cubic inches.

(c) The dry quart shall contain sixty-seven and two-tenths cubic inches.

The dimensions of the one-quart box used in the sale of berries or other small fruits shall be as follows: Five and one-tenth inches square on top, four and three-tenths inches square on the bottom and three inches in depth.

Section 3. That the standard hampers for fruits and vegetables shall be the one-peck hamper, one-half bushel hamper, one bushel hamper, and one and one-half bushel hamper respectively.

(a) The standard one peck hamper shall contain five hundred thirty-seven and six-tenths cubic inches, and conform to the following specifications: The inside diameter between staves at upper edge of the top inside hoop shall be ten and three-eighths inches; the inside diameter of the bottom shall be six and one-half inches; the inside length of the staves shall be nine and five-eighths inches; the inside top hoop shall be one-tenth inch thick and set with its upper edge even with the upper ends of the staves; there shall be ten staves, each not less than one-tenth inch thick and ten and one-eighth inches long; and the bottom piece shall be one-half inch thick.

(b) The standard one-half bushel hamper shall contain one thousand, seventy-five and twenty-one one-hundredths cubic inches, and conform to the following specifications: The inside diameter between staves at upper edge of the top inside hoop shall be thirteen inches; the inside diameter of the bottom shall be eight inches; the inside length of staves shall be twelve and one-half inches; the inside top hoop shall be one-ninth of an inch thick and set with its upper edge even with the upper ends of the staves; there shall be ten staves, each not less than one-tenth of an inch thick and thirteen one-eighth inches long; and the bottom piece shall be five-eighths of an inch thick.

(c) The standard one bushel hamper shall contain two thousand, one hundred fifty and forty-two one-hundredths cubic inches, and conform to the following specifications: The inside diameter between staves at upper edge of the top inside hoop shall be fifteen and one-eighth inches; the inside diameter of the bottom shall be nine inches, the inside length of the staves to the upper edge of the top inside hoop shall be nineteen inches; the inside top hoop shall be one-eighth of an inch thick and set with its upper edge three-eighths of an inch below the upper ends of the staves; there shall be either ten or twelve staves, each not less than one-eighth of an inch thick and twenty inches long; and the bottom piece shall be five-eighths of an inch thick.

(d) The standard one and one-half bushel hamper shall contain three thousand, two hundred twenty-five and sixty-three one-hundredths cubic inches, and conform to either of the following specifications:

(1) The inside diameter between staves at upper edge of the top inside hoop shall be sixteen and one-fourth inches; the inside diameter of the bottom shall be nine inches; the inside length of the staves to the upper edge of the top inside hoop shall be twenty-five

and thirteen-sixteenths inches; the inside top hoop shall be one-eighth of an inch thick and set with its upper edge three-eighths of an inch below the upper ends of the staves; there shall be ten staves, each not less than one-sixth of an inch thick and twenty-seven inches long; and the bottom piece shall be five-eighths of an inch thick.

(2) The inside diameter between staves at upper edge of the top inside hoop shall be sixteen and three-fourths inches; the inside diameter of the bottom shall be ten inches; the inside length of the staves to the upper edge of the top inside hoop shall be twenty-three inches; the inside top hoop shall be one-eighth of an inch thick and set with its upper edge three-eighths of an inch below the upper ends of the staves; there shall be ten staves, each not less than one-eighth of an inch thick and twenty-four inches long, and the bottom piece shall be five-eighths of an inch thick.

Section 4. That the standard round stave basket for fruits and vegetables shall be the one-half bushel basket, one bushel basket, one and one-half bushel basket and two bushel basket respectively.

(a) The one-half bushel round stave basket shall contain one thousand seventy-five and twenty one-hundredths inches, and conform to the following specifications: The inside diameter at the upper inner edge of the top inside hoop shall be thirteen and one-half inches; the average inside depth shall be not less than eight and one-half inches; the web shall consist of twenty intersecting staves, each not less than one-eighteenth of an inch thick and of such length that they will form the sides and bottom of a basket which shall contain sixteen quarts, standard dry measure.

(b) The one bushel round stave basket shall contain two thousand, one-hundred fifty and forty-two one-hundredths cubic inches, and conform to the following specifications: The inside diameter at upper inner edge of the top inside hoop shall be seventeen inches; the average inside depth shall be not less than ten and three-fourths inches; the web shall consist of twenty intersecting staves, each not less than one-eighteenth of an inch thick and of such length that they will form the sides and bottom of a basket which shall contain thirty-two quarts standard dry measure.

(c) The one and one-half bushel round stave basket shall contain three thousand, two hundred twenty-five and sixty-three one-hundredths cubic inches, and conform to the following specifications: The inside diameter at upper inner edge of the top inside hoop shall be nineteen inches; the average inside depth shall be not less than twelve and three-fourths inches; the web shall consist of twenty-four intersecting staves, each not less than one-sixteenth of an inch thick and of such length that they will form the sides and bottom of a basket which shall contain forty-eight quarts standard dry measure.

(d) The two bushel round stave basket shall contain four thousand, three hundred, and eighty-four one-hundredths cubic inches, and conform to the following specifications: The inside diameter at upper inner edge of the top inside hoop shall be twenty and three-fourths inches; the average inside depth shall be not less than thirteen and three-fourths inches; the web shall consist of twenty-four intersecting staves, each not less than one-sixteenth of an inch thick and of such length that they will form the sides and bottom of a basket which shall contain sixty-four quarts, standard dry measure.

Section 5. That it shall be unlawful to ship or deliver for shipment within the state of Ohio, climax baskets, small fruit baskets, hampers, or round stave baskets, for fruits or vegetables, either filled or unfilled or parts of such climax baskets, small fruit baskets, hampers or round stave baskets, that do not comply with this act; or fruits or vegetables in climax baskets, small fruit baskets, hampers or round stave baskets, that at the time of such shipment, delivery for shipment, or offer for sale, are not filled to the full capacity thereof, stricken measure. Any individual, partnership, association or corporation, that wilfully violates this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not exceeding \$100 or imprisonment not exceeding sixty days or both.

Section 6. That the secretary of agriculture is authorized to prescribe such regulations as he may find necessary for carrying into effect the provisions of this act, and to cause such examinations and tests to be made as may be necessary in order to determine whether climax baskets, small fruit baskets, hampers and round stave baskets or parts thereof subject to this act, meet its requirements. For said purpose the authorized officers and agents of the secretary of agriculture may visit factories, stock rooms, and other places of business where such hampers or baskets or parts thereof are manufactured or held for sale or shipment or offered for sale, may enter cars, vessels, other vehicles and places under the control of carriers engaged in the transportation of such hampers or baskets or parts thereof, and may take samples of such hampers or baskets or parts, the cost of which samples, upon request, shall be paid to the person entitled thereto.

Section 7. It shall be the duty of the secretary of agriculture to enforce all the provisions of this act, and to prescribe such rules and regulations not otherwise herein provided, as he may deem necessary, for the efficient execution of the provisions of the same, including the amount of the tolerance necessary in the enforcement of this act, because of the impossibility of perfect scientific exactitude in the manufacture of such climax baskets, small fruit baskets, hampers and round stave baskets; and which regulations and tolerance shall be in conformity with those from time to time promulgated by the United States Department of Agriculture.

Section 8. The secretary of agriculture for good and sufficient reason may permit the use of climax baskets, small fruit baskets, hampers and round stave baskets of a different form from the baskets prescribed in this act but of the same capacity.

Section 9. That no dealer shall be prosecuted under the provisions of this act when he can establish a guaranty signed by the manufacturer, wholesaler, jobber, or other party residing within the United States from whom such climax basket, baskets, or other containers as defined in this act, were purchased, to the effect that said climax baskets, baskets, or other containers are correct within the meaning of this act. Said guaranty, to afford protection, shall contain the name and address of the party or parties making the sale of climax baskets, baskets, or other containers, hampers or round stave baskets, to such dealer, and in such case said guarantor shall be amenable to the prosecutions, fines and other penalties which would attach in due course to the dealer under the provisions of this act.



Section 10. That this act shall be in force and effect from and after the first day of November, nineteen hundred and twenty.

Section 11. That section 13108 of the General Code of Ohio is hereby repealed.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Cable demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Green,	Morris,
Backowski,	Cookston,	Griswold,	Myers,
Barnes,	Copeland,	Halstead,	Pearson,
Beetham,	Crabbe,	Hastings,	Reynolds, Jas. A.,
Benner,	Crosser,	Hopple,	Reynolds, Tom,
Besaw,	Davis,	Hughes,	Robins,
Bing,	Denune,	Johnston,	Robinson,
Blauser,	Dodge,	Kay,	Scott,
Bliss,	Donahay,	King,	Silver,
Bond,	Drury,	Kreider,	Stokes,
Bonser,	Dunn,	Lawyer,	Stump,
Brach,	Faris,	Luchsinger,	Taylor,
Brannon,	Federman,	Lustig,	Thompson,
Burns,	Fouts,	Lytle,	Weaver,
Cable,	Gordon, of Logan,	McCoy,	Wenner,
Carpenter,	Graham,	McFarland,	Wildermuth,
Carson,	of Licking,	McKay,	Wise,
Chester,	Graham,	Madden,	York—73.
Cochrun,	of Muskingum,	Miller, of Stark,	

So the bill passed.

The title was agreed to.

**H. B. No. 338** — Mr. Barnes, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Pearson demanded a call of the House, which was duly seconded, taken, and seventy-nine members answered to their names.

The absentees are: Messrs.

Atkinson,	Dildine,	Huber,	Russell,
Banker,	Dunspaugh,	Jones, of Hamilton,	Schelhorn,
Beaty,	Emery,	Jones, of Trumbull,	Shy,
Billingslea,	Entemann,	Kilbane,	Smith,
Bliss,	Faris,	Lentz,	Spidel,
Brown,	Gardner,	Lonz,	Swedersky,
Bryson,	Gordon, of Logan,	Miller, of Fulton,	Talley,
Cable,	Greve,	Moyer,	Walsh,
Clark,	Hatch,	Mulcahy,	Waterston,
Cookston,	Helfrich,	Pugh,	Wenner,
Cowan,	Hooley,	Reynolds, Jas. A.,	Winter.
Delehanty,			

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees,

On motion of Mr. Tom Reynolds further proceedings under the call were dispensed with.

The question recurring, "Shall the bill pass?"

Mr. Federman demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Graham,	Matthews,
Backowski,	Chester,	of Licking,	Pearson,
Baker,	Cochrun,	Graham,	Reynolds, Jas. A.,
Barnes,	Comings,	of Muskingum,	Robins,
Beaty,	Copeland,	Green,	Robinson,
Beetham,	Crabbe,	Griswold,	Scott,
Benner,	Crosser,	Halstead,	Silver,
Besaw,	Davis,	Hoover,	Spidel,
Bing,	Denune,	Hughes,	Stokes,
Bishop,	Dodge,	Johnston,	Taylor,
Blauser,	Donahay,	Kay,	Thompson,
Bliss,	Drury,	Kreider,	Waterston,
Bond,	Dunn,	Lawyer,	Weaver,
Bonser,	Faris,	Lustig,	Wenner,
Brannon,	Federman,	Lytle,	Wiest,
Bryson,	Foster,	McCoy,	Wildermuth,
Burns,	Fouts,	McFarland,	Wise,
Cable,	Freeman,	McKay,	York—73.
Carpenter,	Gordon, of Brown,	Madden,	

Mr. Miller, of Stark, voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Lustig moved that the vote whereby **H. B. No. 338** — Mr. Barnes, was passed, be now reconsidered.

The motion was not agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 135** — Mr. Liggitt.

To aid in defraying the expense of maintaining permanent headquarters for the department of Ohio, United Spanish War Veterans, at Columbus, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 299** — Mr. Jones, of Trumbull.

To amend section 2413 of the General Code, relating to the employment of legal counsel, for county boards and officers.

With the following amendment in which the concurrence of the House is requested.

In line five, after the word "court", strike out the comma and insert the words, "of any county having a population, at the 1910 Federal census, of not less than fifty-two thousand and not greater than fifty-three thousand."

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under

the rule.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 403** — Mr. Harter.

Relating to hospitals for tuberculosis.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 133** — Mr. Jones, of Meigs.

To promote the efficiency of the Ohio National Guard to bring the military laws of the state into conformity with the laws of the United States and to amend section 5261 of the General Code.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 140** — Mr. Ritter.

To amend section 7645 and 7762 of the General Code, relative to the course of study of elementary schools.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:



**H. B. No. 43** — Mr. Huber.

To amend section 4715 of the General Code, relating to the compensation of members of boards of education in rural school districts.

**Am. H. B. No. 290** — Mr. Moyer.

To supplement section 2766 of the General Code of Ohio, by the enactment of supplemental section 2766-1, providing for plats, records and documents for use of county and municipal authorities.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 48** — Mr. Halstead.

Relative to the printing and distribution of ten thousand sets of Howe's Historical Collections of Ohio.

Attest:

W. E. HALLEY,  
Clerk.

On motion of Mr. Scott the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 133** — Mr. Jones, of Meigs, was read the second time by its title and referred to the Committee on Military Affairs.

**5:15 o'clock p. m.**

On motion of Mr. Federman the House recessed until 7:30 o'clock p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

On motion of Mr. Beetham the House then passed to the fourth order of business, being reports of standing committees.

Mr. Comings submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 479** — Mr. Brown, having had the same under consideration, reports it back and recommends its passage.

FRANCIS M. THOMPSON,  
W. R. COMINGS,  
W. E. WENNER,  
J. C. COPELAND,  
W. B. BRYSON,  
A. L. STUMP,

L. J. GRAHAM,  
C. H. FREEMAN,  
SIMEON H. BING,  
JOHN S. FARIS,  
JOHN E. BARNES,  
H. H. GRISWOLD.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Blauser submitted the following report:

The standing committee on Soldiers' and Sailors' Orphans' Home, to which was referred **H. B. No. 478** — Mr. Bryson, having had the

same under consideration, reports it back and recommends its passage.

JOHN E. BARNES,  
CHARLES F. KREIDER,  
JASPER L. COCHRUN,

ISRAEL M. BLAUSER,  
CHARLES M. GORDON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Matthews submitted the following report:

The standing committee on Banks and Banking, to which was referred **S. B. No. 123** — Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

A. L. STUMP,  
R. M. BILLINGSLEA,  
HARRY F. BROWN,  
GEO. E. MATTHEWS,

J. S. GRAHAM,  
FRANK L. LYTLE,  
L. J. GRAHAM,  
CHARLES S. KAY.

The report was agreed to.

The bill was ordered placed on the calendar and read the third time in its regular order.

Mr. Matthews submitted the following report:

The standing committee on Banks and Banking, to which was referred **H. B. No. 484** — Mr. Gardner, having had the same under consideration, reports it back and recommends its passage.

A. L. STUMP,  
R. M. BILLINGSLEA,  
HARRY F. BROWN,  
GEO. E. MATTHEWS,

J. S. GRAHAM,  
FRANK L. LYTLE,  
L. J. GRAHAM,  
CHARLES S. KAY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Johnston submitted the following report:

The standing committee on Dairy and Food Products, to which was referred **H. B. No. 367** — Mr. Lonz, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended:

In line 2 after the word "corporation" insert the words "selling direct to the consumer".

JOSEPH R. GARDNER,  
J. E. FOSTER,  
CLYDE H. HOOLEY,

MINOR K. JOHNSTON,  
GUSTAVUS DILDINE,  
OTIS D. DAVIS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred to the following committees:

**H. B. No. 492** — Mr. Beaty.

To the committee on Universities and Colleges.

**H. B. No. 494** — Mr. Greve.

To the committee on County Affairs.

**H. B. No. 495** — Mr. Pearson.

To the committee on Public Utilities.

**H. B. No. 496** — Mr. Halstead.

To the committee on Agriculture.

**H. B. No. 498** — Mr. Robins.

To the committee on Judiciary.

**H. B. No. 499** — Mr. Greve.

To the committee on County Affairs.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 144** — Mr. Lloyd, was read the second time by its title and referred to the committee on Judiciary.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 139** — Mr. Archer, was read the second time by its title and referred to the committee on Cities.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 27** — Mr. Davis, was read the second time by its title and referred to the committee on Public Utilities.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 53** — Mr. Davis, was read the second time by its title and referred to the committee on Public Utilities.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 54** — Mr. Davis, was read the second time by its title and referred to the committee on Public Utilities.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 502** — Mr. Hatch, was read the second time by its title and referred to the committee on Public Parks and Works.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 503** — Mr. Carson, was read the second time by its title and referred to the committee on Agriculture.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 505** — Mr. Kreider.

To amend sections 1222 and 6927 of the General Code, relative to the levy of taxes for road purposes on property outside of municipal corporations.

**H. B. No. 506** — Mr. Foster.

To prohibit aliens from using the words "United States" or "America" or any derivative or abbreviation thereof in the carrying on of their business.

On motion of Mr. Tom Reynolds the House then reverted to the second order of business, being bills for third reading, and **H. B. No. 389** — Mr. Tom Reynolds, was taken up out of its order on the calendar and read the third time.

The question being, "Shall the bill pass?"



The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Graham,	Madden,
Barnes,	Copeland,	of Muskingum,	Matthews,
Beetham,	Cowan,	Green,	Mulcahy,
Benner,	Delehanty,	Griswold,	Pearson,
Bing,	Dodge,	Halstead,	Reynolds, Tom.
Blauser,	Donahay,	Harter,	Robinson,
Bliss,	Drury,	Hinchey,	Silver,
Bond,	Dunn,	Hopple,	Spidel,
Bonser,	Evans,	Hughes,	Stokes,
Brach,	Federman,	Johnston,	Swedersky,
Bryson,	Foster,	King,	Taylor,
Cable,	Fouts,	Kreider,	Thompson,
Carpenter,	Freeman,	Lawyer,	Waterston,
Carson,	Gordon, of Brown,	Lonz,	Weaver,
Chester,	Gorrell,	Lytle,	Wenner,
Cochrun,	Graham,	McCoy,	Wildermuth,
	of Licking,	McKay,	Wise—65.

So the bill passed.

The title was agreed to.

On motion of Mr. Beetham, **Am. H. B. No. 473** — Mr. Pearson, was taken up out of its order on the calendar and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Graham,	Matthews,
Barnes,	Comings,	of Licking,	Myers,
Beetham,	Copeland,	Graham,	Pearson,
Benner,	Cowan,	of Muskingum,	Reynolds, Tom,
Bing,	Crosser,	Green,	Robinson,
Bishop,	Davis,	Griswold,	Silver,
Blauser,	Dodge,	Halstead,	Spidel,
Bliss,	Donahay,	Harter,	Stokes,
Bond,	Drury,	Hinchey,	Swedersky,
Bonser,	Dunn,	Hopple,	Taylor,
Brach,	Evans,	Hughes,	Thompson,
Bryson,	Federman,	King,	Waterston,
Cable,	Foster,	Kreider,	Weaver,
Carpenter,	Fouts,	Lawyer,	Wenner,
Carson,	Freeman,	Lonz,	Wildermuth,
Chester,	Gordon, of Brown,	McKay,	Wise,
	Gorrell,	Madden,	York—65.

So the bill passed.

The title was agreed to.

Mr. Tom Reynolds moved that a committee of three members of the House be appointed to call upon the adjutant general of Ohio in the morning with the object in view of demanding that the order of said adjutant general to close the state house during the day of Saturday, April 5th, 1919, be reconsidered.

The motion was agreed to.

As such committee the speaker appointed Messrs. Gorrell, Tom Reynolds and Evans.

On motion of Mr. Spidel, **H. B. No. 382** — Mr. Spidel, was taken up out of its order and considered now.

The question being, "Shall the bill pass?"

Mr. Spidel moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

8:55 o'clock p. m.

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Monday, April 7, 1919, 5 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Clark arose to a question of personal privilege and asked that the journal show that leave of absence was granted to Messrs. Chester, Bliss, Robins, Harter and Clark from March 21st to 25th inclusive for the purpose of complying with the provisions of **S. J. R. No. 31** — Mr. Holden.

Leave of absence was also granted to Mr. Clark for Friday, April 4th, 1919.

Mr. Federman arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 227** — Mr. Gordon, of Brown. His name being called, Mr. Federman voted "aye".

The House then proceeded to the first order of business, being reports of standing committees.

No such reports were submitted.

Mr. Brach submitted the following report:

The committee of Conference to which was referred the matters of difference between the two houses on **Am. H. B. No. 79** — Mr. Brach, having had the same under consideration does recommend to the respective houses as follows:

The passage of the bill as passed by the House of Representatives with the following amendments:

In line 233 strike out the word "judge" and insert in lieu thereof the word "clerk".

In line 236 after the word "court" strike out the words "unless otherwise" and in lieu thereof insert the word "as".

M. B. ARCHER,

H. ROSS AKE,

Managers on the part of the Senate.

JOHN W. GORRELL,

W. E. WENNER,

OTTO W. BRACH,

Managers on the part of the House of Representatives.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Crabbe,	Hastings,	Myers,
Baker,	Crosser,	Helfrich,	Pearson,
Barnes,	Denune,	Hinchey,	Reynolds, Jas. A.,
Beaty,	Dildine,	Hoover,	Reynolds, Tom,
Beetham,	Dodge,	Hopple,	Robinson,
Benner,	Drury,	Johnston,	Scott,
Besaw,	Dunspaugh,	Jones, of Trumbull,	Smith,
Blauser,	Entemann,	Kilbane,	Stokes,
Bliss,	Evans,	Kreider,	Stump,
Bond,	Federman,	Lonz,	Swedersky,
Brach,	Foster,	Luchsinger,	Talley,
Bryson,	Fouts,	Lustig,	Taylor,
Burns,	Freeman,	Lytle,	Thompson,
Cable,	Gordon, of Brown,	McCoy,	Waterston,
Carson,	Graham,	Madden,	Weaver,
Clark,	of Muskingum,	Miller, of Fulton,	Wiest,
Comings,	Green,	Miller, of Stark,	Wildermuth,
Cookston,	Griswold,	Morris,	Winter,
Cowan,	Halstead,	Mulcahy,	York — 75.

The report of the committees of conference was agreed to.

Mr. Scott submitted the following report:

The standing committee on Military Affairs, to which was referred **Am. S. B. No. 63** — Mr. Jones, of Meigs, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
F. S. ROBINSON,  
JOHN H. CHESTER,

W. E. ENTEMANN,  
JOSEPH LUSTIG.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**H. B. No. 12** — Mr. Blauser.

To amend section 5243 of the General Code, relating to the use or occupancy of armories.

**H. B. No. 35** — Mr. Halstead.

To amend section 3061 of the General Code, relating to memorial buildings.

**H. B. No. 44** — Mr. Wiest.

To amend sections 12815 and 9156 of the General Code, relative to disorderly conduct in or about railway stations.

**H. B. No. 204** — Mr. Miller, of Stark.

To amend section 13706 of the General Code, relating to probation of persons convicted of crimes.



**H. B. No. 285** — Mr. Jones, of Trumbull.

To supplement section 1352 of the General Code, by the enactment of supplemental section to be known and designated as section 1352-6, relating to institutions caring for children.

**H. B. No. 314** — Mr. Helfrich.

To supplement section 218 by the enactment of section 218-1 of the General Code, relative to the registration of births or deaths of residents of Ohio occurring outside of the state.

**H. B. No. 295** — Mr. Fouts.

To amend section 10933 of the General Code, as amended in Volume 107, Ohio Laws, page 404, relating to the duties of guardians.

**H. B. No. 455** — Mr. Myers.

To give certain credits on the required three years' study of law to certain members of the army, navy and marine corps of the United States.

**H. J. R. No. 42** — Mr. Denune.

Thanking the press of Ohio for their patriotic services in promoting the success of the world war.

JOHN E. BARNES,  
HERBERT L. JONES,  
HENRY EVANS,  
THOMAS W. LATHAM,

TOM W. JONES,  
J. E. HOLDEN,  
CHARLES A. WHITE,  
ROBERT J. O'BRIEN.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**S. J. R. No. 30** — Mr. Whittemore.

Relating to the statute of West Virginia restricting the exportation of natural gas.

**S. J. R. No. 32** — Mr. Kryder.

Providing for a legislative committee on investigation.

**S. J. R. No. 33** — Mr. Ritter.

Authorizing and directing the adjutant-general to designate by suitable tablets the figures on the monuments known as Ohio's Jewel monument.

**Am. S. B. No. 72** — Mr. Parrett.

To amend section 5366 of the General Code, relative to the listing of personal property.

**Am. S. B. No. 89** — Mr. Parrett.

To amend sections 5449, 5450, 5451, 5458, 5470, 5473-1 and 5474 of the General Code, relating to reports to the tax commission by express, telegraph and telephone companies and changing the date of ascertaining and assessing the value of the property of express companies by the tax commission of Ohio and the date of certification.

**S. B. No. 84** — Mr. Agnew.

Relative to the time when personal property shall be listed for taxation.

ROBERT J. O'BRIEN,  
CHARLES A. WHITE,  
TOM W. JONES,  
THOMAS W. LATHAM,

JOHN E. BARNES,  
HERBERT L. JONES,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.

Mr. Scott moved that the vote whereby **Am. H. B. No. 445** — Mr. Scott, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 196** — Mr. Faris.

Authorizing the boards of trustees of the Ohio University, the Miami University, the Kent State Normal College and the Bowling Green State Normal College, to establish and conduct extension departments for the training of teachers.

With the following amendments in which the concurrence of the House is requested.

In line 3 strike out "college" and insert "school".

In line 4 strike out "college" and insert "school".

At the end of line 4 strike out "col".

At the beginning of line 5 strike out "lege".

In line 13 strike out word "fifteen" and insert "ten".

In line 3 strike out the word "and".

In line 4 after the word "school" insert "and combined normal and industrial department of Wilberforce University".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the House amendments to **S. J. R. No. 31** — Joint Committee on Taxation.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the House insist upon its amendments to said **S. J. R. No. 31** — Joint Committee on Taxation, and that a committee of Conference be requested.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 131** — Mr. Archer.

To amend section 7822 and section 7823 of the General Code and to repeal section 7823-1, relating to qualification of teachers.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 261** — Mr. Graham, of Licking.

To establish a municipal court for the city of Newark, Licking county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

With the following amendments in which the concurrence of the House is requested.

In line 50, after the period insert the following:

"Provided, however, that nothing contained in this act nor any other laws of Ohio, shall prevent the acting municipal judge from practicing as an attorney and counselor at law, in any other court in said state, or in any matter of business in said municipal court in which he is not engaged as attorney, or counselor, in such cases in which he is engaged as attorney or counselor he shall be disqualified to perform any judicial functions.

Strike out all of section 9-a and insert the following to be known as section 9-a.

Section 9-a. The clerk of the municipal court shall keep at least seven books, to be called the appearance docket, trial docket, journal, complete record, execution docket, city criminal record, and state criminal record. He shall keep a direct index to the trial docket, journal, city criminal record and state criminal record and shall keep a direct and reverse index to the appearance docket, complete record, and execution docket. Such records, and such other records as shall be approved by the court shall be furnished said court by the city of Newark, Ohio.

In section 22, strike out all of sub-division (4) and insert the following to be known as sub-division (4):

Sub-division (4). In all actions and proceedings where one or more defendants resides or is served with summons in the township of Newark, or the city of Newark, Ohio, and, in all actions or proceedings of which the municipal court has jurisdiction of the subject matter when the defendant, or some of the defendants resides or is served with summons in the township of Newark, or the city of Newark, Ohio, the municipal court shall have jurisdiction, and summons, writs and process may be issued to the sheriff of any county in the state of Ohio, against one or more defendants, and in any action or proceeding of



which the municipal court has jurisdiction of the subject matter, when one or more of the defendants may, under the laws of the state of Ohio, be summoned from any county of the state into the county of Licking in which the municipal court of Newark is located.

Strike out all of sub-division 5 of section 22 and insert the following to be known as subdivision (5) of section 22:

Sub-division (5). And generally, such civil, criminal and quasi-criminal jurisdiction as is now or heretofore may be conferred by general statutes upon police courts, justices of the peace courts or mayor's courts.

Strike out all of section 24 and insert the following to be known as section 24:

Section 24. All writs and process in actions for money only and replevin in the municipal court shall be served and returned by the bailiff or a deputy, if service is to be made within Licking county, Ohio, or by publication, in the same manner as is now or may hereafter be provided for the service and return of writs and process in the court of common pleas, excepting as herein otherwise provided. In all other civil actions service and return shall be made in the same manner as is now or may hereafter be provided by law for the service and return of process and writs issued by justice of the peace courts.

Strike out all of section 25 and insert the following to be known as section 25:

In civil actions for money only and replevin, the return day of all writs shall be the third day after the issuance thereof and the defendant shall be required to plead within ten days from the return day of the writ unless such time is extended by leave of court, and the defendant shall plead to the answer within ten days after the same is filed, unless such time is extended by leave of court. All other civil actions shall follow the practice and procedure as is now or hereafter may be conferred by general statutes upon justice of the peace courts.

Strike out all of section 26 and insert in lieu thereof the following to be known as section 26:

Section 26. In actions for money only predicated upon either a written contract, promissory note, book account, or other written evidence of debt, where the amount claimed by the plaintiff is fifty dollars or less, a copy of such instrument may be filed, and no other or future pleadings is required to be filed by said plaintiff than a statement of what is claimed to be due thereon. The defendant need file no pleading unless a set-off or counter-claim is interposed, and if either or both be interposed a statement of the same must be filed setting forth the same in an informal way on or before the answer day herein provided. A defendant may urge any other defense without specially pleading the same. Summons must issue in such cases in the manner provided herein for other actions.

Strike out all of section 40 and in lieu thereof, insert the following to be known as section 40:

Section 40. No appeal shall be taken from the judgment of the municipal court. Proceedings in error may be taken to the court of appeals of Licking county from a final judgment, order or decree of the municipal court, where the amount involved is three hundred dollars or more, in the same manner and under the same conditions as to time and otherwise as is now or may hereafter be provided by law for proceedings in error from the court of common pleas to the court of

appeals. Where the amount involved is less than three hundred dollars proceedings in error may be had in such cases to the court of common pleas, in the same manner and under the same conditions as to time and otherwise as is now or may hereafter be provided for proceedings in error from the common pleas court to the court of appeals.

After line 455, insert the following to be known as section 48:

Section 48. Each section and each subdivision of any section of this act is hereby declared to be independent, and the finding or holding of any section or subdivision of any section thereof to be invalid or void shall not be deemed or held to affect the validity of any other section or subdivision.

In line 126, strike out the words "as the" at the end of the line.

Strike out line 127 and insert "for costs and expenses as will not exceed two hundred and fifty dollars yearly as the city council or county commissioners may allow".

In line 10 strike out the word "less" and insert in lieu thereof the word "more."

In line 12 strike out the word "less" and insert in lieu thereof the word "more."

In line 14 strike out the word "less" and insert in lieu thereof the word "more."

In line 20 strike out the word "five" and insert in lieu thereof the word "three."

In line 32 strike out all after the comma and insert period after the word office.

Strike out all of line 33.

In line 34 strike out the words "office in which he appears as counsel" and period.

In line 75 strike out the word "less" and insert in lieu thereof the word "more."

In line 109 strike out the word "less" and insert in lieu thereof the word "more."

In line 124 strike out the word "less" and insert in lieu thereof the word "more."

In line 279 strike out the word "six" and insert in lieu thereof the word "three."

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**Am. S. B. No. 132** — Mr. Liggitt.

To amend section 1921 of the General Code, providing for further admissions to the Madison Home.

**S. B. No. 78** — Mr. Davis.

To provide for giving names to homesteads and for regulating the use of such names.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

On motion of Mr. Scott the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 132** — Mr. Liggitt, was read the second time by its title and ordered placed on the calendar.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 43** — Mr. Burns.

Relating to the appointment by the governor of a commission to serve without compensation from, or expense to the state and recommend to the General Assembly, amendments to and revision of Chapter one of Division one of title nine of the General Code of Ohio, providing for the organization and powers of private corporations.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House is requested:

**Am. S. B. No. 92** — Mr. Lloyd, by request.

To accord special recognition of Ohio soldiers and to acquaint citizens and soldiers of the state with awards for gallantry.

**Am. S. B. No. 136** — Mr. Lloyd.

To amend section 2250 of the General Code, relating to the annual salaries of appointive state officers and employees, and to repeal said original section 2250 of the General Code.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

On motion of Mr. Thompson the constitutional rule requiring bills to be fully read on three different days was dispensed with and **Am. S. B. No. 92** — Mr. Lloyd, was read the second time by its title and referred to the committee on Military Affairs.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 62** — Mr. Holl.

To amend section 10224 of the General Code, relating to the jurisdiction of justices of the peace in attachment cases.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 309** — Mr. Billingslea.

To authorize the board of education of Madison township school district to pay Mary Williamson the sum of four hundred and thirteen dollars.

With the following amendment in which the concurrence of the House is requested.

In line 2 of title, after the word "district", insert the words "of Butler county, Ohio".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendment was laid over under the rule.

The House then passed the the third order of business, being introduction of bills.

**H. B. No. 507** — Mr. Atkinson.

To amend section 1683-9 of the General Code relating to mother's pensions.

**H. B. No. 508** — Mr. Hinchey.

To amend section 2934 of the General Code, relative to the extension of soldiers relief to indigent veterans of the war with Germany.

On motion of Mr. Hinchey the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 508** — Mr. Hinchey, was read the second time by its title and referred to the committee on Military Affairs.

**H. B. No. 509** — Mr. Crabbe.

To provide for error proceedings from police courts, municipal courts and justices of the peace courts in all criminal cases, wherein the judgment of such court is adverse to the state or municipality.

The House then passed to the fourth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**Am. S. B. No. 47** — Mr. Davis.

Mr. Scott moved that the rules be suspended and that said bill be placed on the calendar.

The motion was agreed to.

**S. B. No. 135** — Mr. Liggitt.

To the committee on Military Affairs.

**S. B. No. 140** — Mr. Ritter.

To the committee on Common Schools.

**H. B. No. 505** — Mr. Kreider.

To the committee on Public Highways.

**H. B. No. 506** — Mr. Foster.

To the committee on Codes, Courts and Procedure.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Sub. H. B. No. 99** — Mr. Stokes.

To prevent the spread of hog cholera and other diseases, regulating the business of disposing of the bodies of dead animals by the process of burying, or cooking; providing for the issuance of licenses to persons, firms or corporations, permitting them to follow such business; providing for the inspection of plants where such business is carried on; providing for the violation of any of its provisions and repealing conflicting laws.

With the following amendments in which the concurrence of the House is requested:

In line 33, strike out the word "for".

In line 61, strike out the word "seepings" and insert the lieu thereof the word "seepage".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

By unanimous consent Mr. Myers offered the following resolution:

**H. R. No. 48** — Mr. Myers.

Relative to the death of John H. Brown, a former member from Cuyahoga county.

WHEREAS, The House of Representatives learned with regret of the death of John H. Brown of Lakewood, Ohio, who was a member of the Eighty-first and Eighty-second General Assemblies; and,

WHEREAS, in his death, the city of Lakewood, the county of Cuyahoga and the state of Ohio, lost a loyal, useful and noble citizen; therefore,

*Be it resolved by the House of Representatives*, That we take this opportunity of recording a tribute to his high character as a man, to his useful and faithful career as a legislator, and his conscientious and splendid services in behalf of his fellow men.

*Be it further resolved*, That in memory of his services as a member of the House of Representatives, the clerk is directed to transmit a duly certified copy of this resolution to the members of his family; and

*Be it further resolved*, That as a further mark of respect we adopt this resolution and that we do now adjourn.

**6:15 o'clock p. m.**

Mr. Myers moved that said resolution be adopted by a rising vote and that the House adjourn until 9:30 o'clock a. m., Tuesday, April 8th, 1919.

The motion was agreed to.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Tuesday, April 8, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then proceeded to the first order of business, being consideration of amendments made by the Senate.

**Am. H. B. No. 299** — Mr. Jones, of Trumbull, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 76, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Hinchey,	Robinson,
Baker,	Drury,	Hoover,	Russell,
Barnes,	Emery,	Hopple,	Scott,
Beaty,	Entemann,	Johnston,	Silver,
Beetham,	Evans,	Jones, of Trumbull,	Smith,
Benner,	Faris,	Kreider,	Spidel,
Besaw,	Federman,	Lawyer,	Stokes,
Blauser,	Foster,	Lentz,	Stump,
Bliss,	Fouts,	Luchsinger,	Swedersky,
Bond,	Gordon, of Brown,	Lytle,	Talley,
Brach,	Gorrell,	McCoy,	Taylor,
Burns,	Graham,	McKay,	Walsh,
Cable,	of Licking,	Madden,	Waterston,
Carson,	Graham,	Matthews,	Weaver,
Chester,	of Muskingum,	Miller, of Fulton,	Wenner,
Clark,	Green,	Morris,	Wiest,
Cochrun,	Griswold,	Myers,	Wildermuth,
Comings,	Halstead,	Pearson,	Wise,
Cookston,	Harter,	Reynolds, Jas. A.,	York — 76.
Crosser,	Hastings,		

Mr. Mulcahy voted in the negative.

The Senate amendments were concurred in.

**Am. H. B. No. 196** — Mr. Faris, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Hinchey,	Robins,
Atkinson,	Donahay,	Hoover,	Robinson,
Baker,	Emery,	Huber,	Russell,
Beaty,	Entemann,	Hughes,	Scott,
Beetham,	Faris,	Johnston,	Smith,
Benner,	Federman,	Jones, of Trumbull,	Spidel,
Besaw,	Foster,	Kilbane,	Stokes,
Billingslea,	Gorrell,	Kreider,	Stump,
Blauser,	Graham,	Lentz,	Swedersky,
Bond,	of Licking,	Luchsinger,	Talley,
Brach,	Graham,	Lytle,	Taylor,
Burns,	of Muskingum,	McCoy,	Walsh,
Carson,	Green,	McKay,	Waterston,
Chester,	Griswold,	Miller, of Fulton,	Weaver,
Cochrun,	Halstead,	Miller, of Stark,	Wenner,
Comings,	Harter,	Morris,	Wiest,
Cookston,	Hastings,	Mulcahy,	Wildermuth,
Crosser,	Helfrich,	Pearson,	Wise — 71.
Denune,			

The Senate amendments were concurred in.



**Am. H. B. No. 309** — Mr. Billingslea, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 76, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Halstead,	Mulcahy,
Atkinson,	Denune,	Hastings,	Myers,
Baker,	Dildine,	Helfrich,	Pearson,
Barnes,	Donahay,	Hinchey,	Reynolds, Jas. A.,
Beaty,	Drury,	Hoover,	Robinson,
Beetham,	Emery,	Huber,	Russell,
Benner,	Entemann,	Jones, of Trumbull,	Smith,
Billingslea,	Evans,	Kilbane,	Spidel,
Blauser,	Faris,	Kreider,	Stokes,
Bond,	Federman,	Lentz,	Stump,
Brach,	Foster,	Lonz,	Talley,
Brown,	Fouts,	Luchsinger,	Taylor,
Bryson,	Gordon, of Brown,	Lytle,	Walsh,
Cable,	Gorrell,	McCoy,	Weaver,
Carson,	Graham,	McKay,	Wenner,
Chester,	of Licking,	Madden,	Wiest,
Cochrun,	Graham,	Matthews,	Wildermuth,
Comings,	of Muskingum,	Miller, of Fulton,	Wise,
Cookston,	Green,	Miller, of Stark,	York — 76.
Crosser,	Griswold,		

The Senate amendments were concurred in.

**Sub. H. B. No. 99** — Mr. Stokes, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Hastings,	Pearson,
Atkinson,	Dildine,	Helfrich,	Reynolds, Jas. A.,
Baker,	Donahay,	Huber,	Robinson,
Barnes,	Drury,	Hughes,	Russell,
Beaty,	Emery,	Johnston,	Smith,
Beetham,	Entemann,	Jones, of Trumbull,	Spidel,
Benner,	Evans,	Kay,	Stokes,
Billingslea,	Faris,	Kilbane,	Stump,
Bond,	Foster,	Kreider,	Swedersky,
Brach,	Fouts,	Lonz,	Talley,
Brown,	Gorrell,	Luchsinger,	Taylor,
Bryson,	Graham,	Lytle,	Waterston,
Cable,	of Licking,	McCoy,	Weaver,
Carson,	Graham,	McKay,	Wenner,
Chester,	of Muskingum,	Matthews,	Wiest,
Cochrun,	Green,	Miller, of Fulton,	Wildermuth,
Comings,	Griswold,	Miller, of Stark,	Wise,
Cookston,	Halstead,	Morris,	York — 73.
Crosser,	Harter,	Mulcahy,	

The Senate amendments were concurred in.

The House then passed to the second order of business, being bills for third reading.

**Am. H. B. No. 383** — Mr. Crosser, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Halstead,	Mulcahy,
Atkinson,	Cowan,	Harter,	Myers,
Baker,	Crosser,	Helfrich,	Pearson,
Barnes,	Denune,	Hinchey,	Reynolds, Jas. A.,
Beaty,	Dildine,	Hoover,	Reynolds, Tom,
Benner,	Donahay,	Huber,	Robinson,
Besaw,	Drury,	Johnston,	Russell,
Billingslea,	Emery,	Jones, of Trumbull,	Smith,
Blauser,	Entemann,	Kay,	Spidel,
Bliss,	Evans,	Kilbane,	Stokes,
Bond,	Faris,	Kreider,	Stump,
Brach,	Fouts,	Lentz,	Swedersky,
Brown,	Gordon, of Brown,	Luchsinger,	Talley,
Bryson,	Gorrell,	Lytle,	Taylor,
Burns,	Graham,	McCoy,	Waterston,
Cable,	of Licking,	McKay,	Weaver,
Carson,	Graham,	Madden,	Wenner,
Chester,	of Muskingum,	Matthews,	Wiest,
Cochrun,	Green,	Miller, of Fulton,	Wildermuth,
Comings,	Griswold,	Morris,	York — 78.

So the bill passed.

The title was agreed to.

**H. B. No. 397** — Mr. Wenner, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Hughes,	Pearson,
Atkinson,	Crosser,	Johnston,	Reynolds, Jas. A.,
Baker,	Dildine,	Jones, of Hamilton,	Reynolds, Tom,
Barnes,	Dodge,	Jones, of Trumbull,	Robinson,
Beaty,	Donahay,	Kay,	Russell,
Beetham,	Drury,	Kilbane,	Scott,
Benner,	Emery,	Kreider,	Smith,
Besaw,	Evans,	Lawyer,	Spidel,
Billingslea,	Faris,	Lentz,	Stokes,
Blauser,	Federman,	Lonz,	Stump,
Bond,	Freeman,	Luchsinger,	Swedersky,
Brach,	Graham,	Lustig,	Talley,
Brown,	of Licking,	Lytle,	Taylor,
Bryson,	Graham,	McCoy,	Walsh,
Burns,	of Muskingum,	McKay,	Waterston,
Cable,	Green,	Matthews,	Wenner,
Chester,	Griswold,	Miller, of Fulton,	Wiest,
Cochrun,	Harter,	Morris,	Wildermuth,
Comings,	Hastings,	Mulcahy,	Wise,
Cookston,	Helfrich,	Myers,	York — 80.
Copeland,	Hoover,		

So the bill passed.

The title was agreed to.

**H. B. No. 355** — Mr. Thompson, was taken up.

Mr. Jas. A. Reynolds moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 460** — Mr. Jones, of Trumbull, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Halstead,	Morris,
Banker,	Crosser,	Hastings,	Mulcahy,
Barnes,	Dildine,	Hoover,	Pearson,
Beaty,	Dodge,	Hughes,	Robins,
Beetham,	Donahay,	Johnston,	Russell,
Benner,	Drury,	Jones, of Hamilton,	Scott,
Besaw,	Emery,	Jones, of Trumbull,	Silver,
Blauser,	Faris,	Kay,	Smith,
Bond,	Federman,	Kreider,	Spidel,
Brach,	Fouts,	Lawyer,	Swedersky,
Bryson,	Freeman,	Lentz,	Talley,
Burns,	Gordon, of Brown,	Luchsinger,	Taylor,
Cable,	Gorrell,	Lytle,	Waterston,
Carson,	Graham,	McCoy,	Weaver,
Chester,	of Muskingum,	McKay,	Wenner,
Cochrun,	Green,	Matthews,	Wildermuth,
Comings,	Griswold,	Miller, of Fulton,	Wise — 68.
Cookston,			

Those voting in the negative are: Messrs. Atkinson, Bliss, Brown, Denune, Kilbane and Jas. A. Reynolds.

So the bill passed.

The title was agreed to.

On request of Mr. Thompson, **H. B. No. 355** — Mr. Thompson, which previously had been informally passed, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In lines 9, 10 and 19 strike out the word "crime" and insert in lieu thereof the word "offense".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays 7, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Helfrich,	Myers,
Atkinson,	Davis,	Hinchey,	Reynolds, Jas. A.,
Baker,	Denune,	Hopple,	Reynolds, Tom.
Banker,	Donahay,	Hughes,	Scott,
Barnes,	Drury,	Jones, of Hamilton,	Silver,
Beaty,	Dunspaugh,	Jones, of Trumbull,	Smith,
Beetham,	Emery,	Kay,	Spidel,
Benner,	Evans,	Kilbane,	Stokes,
Besaw,	Federman,	Kreider,	Stump,
Billingslea,	Fouts,	Lawyer,	Swedersky,
Blauser,	Freeman,	Lytle,	Talley,
Bond,	Gordon, of Brown,	McCoy,	Taylor,
Brach,	Graham,	McKay,	Thompson,
Brown,	of Muskingum,	Madden,	Walsh,
Bryson,	Green,	Matthews,	Waterston,
Burns,	Griswold,	Miller, of Fulton,	Wenner,
Cochrun,	Halstead,	Mulcahy,	Wise — 68.
Comings,			

Those voting in the negative are: Messrs. Brannon, Carson, Gorrell, Hoover, Lentz, Lustig, Morris.

So the bill passed.



Mr. Thompson moved to amend the title as follows:

In line 4 of the title strike out the word "crimes" and insert in lieu thereof the word "offenses".

The motion was agreed to and the title was so amended.

Mr. Jones, of Trumbull, moved that the vote whereby the Senate amendments to **H. B. No. 299** — Mr. Jones, of Trumbull, was concurred in, be reconsidered and that the motion be entered upon the journal and remain pending.

**Sub. H. B. No. 326** — Mr. McCoy, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Miller, of Fulton,
Baker,	Cowan,	Griswold,	Myers,
Banker,	Crabbe,	Halstead,	Robins,
Barnes,	Crosser,	Hastings,	Robinson,
Beaty,	Dodge,	Helfrich,	Russell,
Benner,	Donahay,	Hinchey,	Scott,
Besaw,	Drury,	Hooley,	Silver,
Blauser,	Dunspaugh,	Hoover,	Smith,
Bliss,	Emery,	Hopple,	Spidel,
Bond,	Entemann,	Huber,	Stokes,
Brannon,	Evans,	Hughes,	Stump,
Brown,	Faris,	Johnston,	Swedersky,
Bryson,	Foster,	Jones, of Hamilton,	Talley,
Burns,	Fouts,	Kay,	Thompson,
Cable,	Freeman,	Kilbane,	Walsh,
Carson,	Gordon, of Brown,	Kreider,	Waterston,
Chester,	Gorrell,	Lawyer,	Wenner,
Clark,	Graham,	Lentz,	Wiest,
Cochrun,	of Licking,	Lytle,	Wildermuth,
Comings,	Graham,	Madden,	Winter,
Cookston,	of Muskingum,	Matthews,	Wise — 82.

So the bill passed.

Mr. McCoy moved to amend the title as follows:

Strike out the words "turnpikes and".

The motion was agreed to and the title was so amended.

**S. B. No. 146** — The Joint Committee on Taxation, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In line 14, strike out "assessment district" and insert in lieu thereof "city".

In line 28, strike out "alo" and insert in lieu thereof "also".

In line 77, strike out "of essessment" and insert in lieu thereof "or assessment".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Graham moved to amend as follows:

In line 49, strike out "tax commission of Ohio" and substitute "county commissioners".

Upon which a yea and nay vote was demanded, taken and resulted — yeas 54, nays 27, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Green,	Miller, of Fulton,
Benner,	Denune,	Halstead,	Reynolds, Tom,
Besaw,	Dodge,	Hastings,	Robinson,
Blauser,	Donahay,	Hooley,	Russell,
Bond,	Drury,	Huber,	Silver,
Brown,	Dunspaugh,	Jones, of Trumbull,	Smith,
Burns,	Emery,	Kreider,	Stump,
Cable,	Entemann,	Lawyer,	Talley,
Carson,	Foster,	Lentz,	Taylor,
Chester,	Gorrell,	Lonz,	Waterston,
Comings,	Graham,	Lytle,	Weaver,
Cookston,	of Licking,	McCoy,	Wildermuth,
Copeland,	Graham,	McKay,	Wise,
Crabbe,	of Muskingum,	Madden,	York — 54.

Those voting in the negative are: Messrs.

Baker,	Clark,	Jones, of Hamilton,	Robins,
Banker,	Evans,	Kay,	Scott,
Barnes,	Federman,	Luchsinger,	Spidel,
Beaty,	Hinchey,	Matthews,	Stokes,
Beetham,	Hoover,	Mulcahy,	Thompson,
Bliss,	Hopple,	Myers,	Walsh — 27.
Brach,	Johnston,	Reynolds, Jas. A.,	

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Evans moved to amend as follows:

Omit the period after the word "officer" in line 81, and insert a semicolon; and the following language: "After its investigation if it finds that any intangible property has been withheld, concealed or unlisted for taxation by the owner thereof, it shall confiscate such intangible property to the extent of 25 per cent of its value".

Mr. Dunn arose to a point of order and stated that inasmuch as Mr. Evans now had a bill pending making provision similar if not identical with the above amendment that Mr. Evans was out of order in moving that amendment.

The Speaker sustained the point of order of Mr. Dunn.

The question recurring, "Shall the bill pass?"

Mr. Banker demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays 15, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Crosser,	Gardner,	Jones, of Hamilton,
Banker,	Dodge,	Graham,	Jones, of Trumbull,
Barnes,	Donahay,	of Licking,	Kreider,
Beaty,	Drury,	Graham,	Lentz,
Beetham,	Dunn,	of Muskingum,	Luchsinger,
Billingslea,	Dunspaugh,	Green,	Lustig,
Bliss,	Emery,	Griswold,	Lytle,
Bond,	Entemann,	Halstead,	McCoy,
Brach,	Evans,	Harter,	Madden,
Clark,	Faris,	Helfrich,	Matthews,
Comings,	Federman,	Hinchey,	Miller, of Fulton,
Copeland,	Foster,	Hopple,	Miller, of Stark,
Cowan,	Fouts,	Hughes,	Morris,
Crabbe,	Freeman,	Johnston,	Mulcahy,

Those voting in the affirmative are: Messrs.—Concluded.

Myers,	Scott,	Swedersky,	Waterston,
Pearson,	Shy,	Talley,	Wenner,
Reynolds, Jas. A.,	Silver,	Taylor,	Wiest,
Robins,	Smith,	Thompson,	Winter,
Robinson,	Stokes,	Walsh,	Wise — 75.
Russell,			

Those voting in the negative are: Messrs.

Alban,	Carson,	Gorrell,	Stump,
Benner,	Cochrun,	Hastings,	Wildermuth,
Besaw,	Cookston,	Hooley,	York — 15.
Blauser,	Denune,	Huber,	

So the bill passed.

The title was agreed to.

**12:30 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 2:00 o'clock p. m.

**2:00 o'clock p. m.**

The House met pursuant to recess.

Attention of the House was called to the special order for 1:30 o'clock p. m. today, being consideration of **S. B. No. 145** — The Joint Committee on Taxation.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Evans moved to amend as follows:

In line 46 after the word "hereof" omit the period and insert "and the increase of salaries of teachers then and heretofore employed".

Upon which a roll call was demanded.

Mr. Weaver demanded the previous question, which was duly seconded. The question being, "Shall the debate on the amendment now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the motion to amend be agreed to?"

The yeas and nays were taken, and resulted — yeas 29, nays 65, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Entemann,	Hinchey,	McCoy,
Banker,	Evans,	Huber,	Matthews,
Barnes,	Foster,	Hughes,	Reynolds, Tom,
Beaty,	Fouts,	Jones, of Trumbull,	Shy,
Blauser,	Gardner,	Kilbane,	Stump,
Brach,	Gordon, of Brown,	Lonz,	Swedersky,
Brannon,	Helfrich,	Lustig,	Wildermuth — 29.
Denune,			

Those voting in the negative are: Messrs.

Backowski,	Burns,	Copeland,	Freeman,
Baker,	Cable,	Crabbe,	Gordon, of Logan,
Beetham,	Carpenter,	Crosser,	Graham,
Benner,	Carson,	Davis,	of Licking,
Besaw,	Chester,	Donahay,	Greve,
Billingslea,	Clark,	Drury,	Griswold,
Pond,	Cochrun,	Dunspaugh,	Halstead,
Brown,	Comings,	Emery,	Harter,
Bryson,	Cookston,	Faris,	Hastings,



Those voting in the negative are: Messers.—Concluded.

Hooley,	Lentz,	Robins,	Talley,
Hoover,	McKay,	Robinson,	Taylor,
Hopple,	Miller, of Fulton,	Russell,	Thompson,
Johnston,	Mulcahy,	Scott,	Walsh,
Jones, of Hamilton,	Myers,	Silver,	Waterston,
Kay,	Pearson,	Smith,	Weaver,
Kreider,	Reynolds, Jas. A.,	Stokes,	Wenner,
Lawyer,			Mr. Speaker — 65.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

**2:55 o'clock p. m.**

On motion of Mr. Beetham the House recessed for ten minutes.

The House met pursuant to recess.

The question recurring, "Shall the bill pass?"

Mr. Denune moved to amend as follows:

In line 112, strike out "Wednesday the 28th day of May" and insert in lieu thereof "Tuesday the 4th day of November".

In line 120, strike out "28th" and insert in lieu thereof "4th".

In line 121, strike out "day of May" and insert in lieu thereof "day of November".

In line 132, strike out "Wednesday the 28th day of May" and insert in lieu thereof "Tuesday the 4th day of November".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Cable demanded the previous question, which was duly seconded, the question being, "Shall the debate now close?", which was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Besaw moved to amend as follows:

In line 159, change "bonsd" to "bonds".

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Barnes demanded the previous question, which was duly seconded. The question being, "Shall the debate now close." Which was agreed to and the main question ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 94, nays 11, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Clark,	Faris,	Hopple,
Atkinson,	Cochrun,	Foster,	Hughes,
Baker,	Comings,	Fouts,	Jones, of Hamilton,
Barnes,	Cookston,	Freeman,	Jones, of Trumbull,
Beaty,	Copeland,	Gardner,	Kay,
Beetham,	Cowan,	Gordon, of Brown,	Kilbane,
Benner,	Crabbe,	Gorrell,	Kreider,
Besaw,	Crosser,	Graham,	Lawyer,
Billingslea,	Davis,	of Muskingum,	Lonz,
Bliss,	Denune,	Green,	Luchsinger,
Bond,	Dodge,	Greve,	Lustig,
Bonser,	Donahay,	Griswold,	Lytle,
Brach,	Drury,	Halstead,	McCoy,
Brown,	Dunn,	Hastings,	McKay,
Bryson,	Dunspaugh,	Helfrich,	Madden,
Burns,	Emery,	Hinchey,	Matthews,
Cable,	Entemann,	Hooley,	Miller, of Fulton,
Carpenter,	Evans,	Hoover,	Miller, of Stark,

Those voting in the affirmative are: Messrs. — Concluded.

Morris,	Robinson,	Stump,	Waterston,
Mulcahy,	Russell,	Swedersky,	Weaver,
Myers,	Scott,	Talley,	Wenner,
Reynolds, Jas. A.,	Silver,	Taylor,	Wiest,
Reynolds, Tom,	Smith,	Thompson,	Wise — 94.
Robins,	Spidel,	Walsh,	

Those voting in the negative are: Messrs.

Banker,	Brannon,	Lentz,	Wildermuth,
Bishop,	Huber,	Moyer,	York — 11.
Blauser,	Johnston,	Stokes,	

So the bill passed.

The title was agreed to.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 91, nays 14, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Dildine,	Helfrich,	Mulcahy,
Banker,	Dodge,	Hinchey,	Myers,
Barnes,	Donahay,	Hookey,	Pearson,
Beaty,	Drury,	Hoover,	Reynolds, Jas. A.,
Beetham,	Dunspaugh,	Hopple,	Reynolds, Tom,
Benner,	Emery,	Hughes,	Robins,
Besaw,	Evans,	Jones, of Hamilton,	Robinson,
Billingslea,	Faris,	Jones, of Trumbull,	Russell,
Bond,	Federman,	Kay,	Scott,
Bonser,	Foster,	Kilbane,	Shy,
Brach,	Fouts,	Kreider,	Silver,
Brown,	Freeman,	Lawyer,	Smith,
Bryson,	Gardner,	Lonz,	Spidel,
Burns,	Gorrell,	Luchsinger,	Stump,
Cable,	Graham,	Lustig,	Swedersky,
Carpenter,	of Licking,	Lytle,	Talley,
Cochrun,	Graham,	McCoy,	Taylor,
Comings,	of Muskingum,	McKay,	Thompson,
Cookston,	Green,	Madden,	Waterston,
Copeland,	Greve,	Matthews,	Weaver,
Cowan,	Griswold,	Miller, of Fulton,	Wenner,
Crabbe,	Halstead,	Miller, of Stark,	Winter,
Crosser,	Harter,	Morris,	Wise — 91.
Davis,			

Those voting in the negative are: Messrs.

Atkinson,	Denune,	Lentz,	Walsh,
Bishop,	Gordon, of Brown,	Moyer,	Wildermuth,
Bliss,	Huber,	Stokes,	York — 14.
Brannon,	Johnston,		

The emergency clause passed.

Mr. Crabbe called up his pending motion entered upon the journal to reconsider the vote whereby the emergency clause to **Am. S. B. No. 69** — Mr. Sparks, was lost.

The motion was taken up. The question being, "Shall the vote be reconsidered?" which was agreed to.

The question recurring, "Shall the emergency clause pass?"

Mr. Crabbe demanded a call of the House, which was duly seconded, taken, and one hundred members answered to their names.

The absentees are: Messrs.

Backowski,	Gordon,	Hatch,	Miller,
Baker,	of Brown,	Hopple,	of Stark,
Bing,	Gordon,	Huber,	Mulcahy,
Brach,	of Logan,	Hughes,	Myers,
Chester,	Graham,	King,	Pugh,
Comings,	of Licking,	McFarland,	Schelhorn,
Delehanty,	Hastings,	Madden,	York.

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

The question recurring, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 90, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Greve,	Mulcahy,
Backowski,	Crabbe,	Griswold,	Myers,
Banker,	Crosser,	Halstead,	Pearson,
Barnes,	Davis,	Harter,	Reynolds, Jas. A.,
Beaty,	Donahay,	Hooley,	Reynolds, Tom,
Beetham,	Drury,	Hoover,	Robins,
Benner,	Dunn,	Hopple,	Robinson,
Besaw,	Emery,	Hughes,	Russell,
Bishop,	Entemann,	Johnston,	Scott,
Blauser,	Evans,	Jones, of Hamilton,	Shy,
Bliss,	Faris,	Jones, of Trumbull,	Silver,
Bond,	Federman,	Kay,	Smith,
Bonser,	Foster,	King,	Spidel,
Brannon,	Fouts,	Lawyer,	Stokes,
Brown,	Freeman,	Lentz,	Talley,
Bryson,	Gardner,	Lustig,	Taylor,
Burns,	Gordon, of Brown,	Lytle,	Thompson,
Cable,	Gorrell,	McCoy,	Walsh,
Carson,	Graham,	McFarland,	Weaver,
Cochrun,	of Licking,	McKay,	Wenner,
Comings,	Graham,	Miller, of Fulton,	Wiest,
Cookston,	of Muskingum,	Miller, of Stark,	Winter,
Copeland,	Green,	Morris,	Wise — 90.

Those voting in the negative are: Messrs. Dunspaugh, Huber, Madden, Moyer and Wildermuth.

The emergency clause passed.

Mr. Freeman moved that **H. B. No. 359** — Mr. Freeman, be made a special order for 1:30 o'clock p. m. of Wednesday, April 9th, 1919.

The motion was agreed to.

Mr. Graham, of Licking, moved that the Senate amendments to **Am. H. B. No. 261** — Mr. Graham, of Licking, be now taken up and considered.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 86, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Comings,	Green,	Madden,
Backowski,	Cookston,	Greve,	Matthews,
Baker,	Copeland,	Griswold,	Miller, of Stark,
Banker,	Cowan,	Halstead,	Moyer,
Barnes,	Crabbe,	Harter,	Mulcahy,
Beetham,	Crosser,	Helfrich,	Myers,
Benner,	Dildine,	Hinchey,	Pearson,
Besaw,	Dodge,	Hooley,	Reynolds, Jas. A.,
Bishop,	Drury,	Hughes,	Robins,
Blauser,	Dunn,	Johnston,	Robinson,
Bliss,	Dunspaugh,	Jones, of Hamilton,	Shy,
Bond,	Emery,	Jones, of Trumbull,	Silver,
Bonser,	Entemann,	Kay,	Smith,
Brach,	Evans,	Kilbane,	Talley,
Brannon,	Faris,	King,	Taylor,
Brown,	Federman,	Kreider,	Thompson,
Bryson,	Fouts,	Lentz,	Walsh,
Burns,	Gordon, of Brown,	Luchsinger,	Weaver,
Carpenter,	Graham,	Lustig,	Wenner,
Carson,	of Licking,	Lytle,	Winter,
Clark,	Graham,	McCoy,	Wise,
Cochrun,	of Muskingum,	McKay,	York — 86.

The Senate amendments were concurred in.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 510** — Mr. Miller, of Stark.

To establish a municipal court for the city of Massillon, Stark county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

On motion of Mr. Miller, of Stark, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 510** — Mr. Miller, of Stark, was read the second time by its title.

On motion of Mr. Miller, of Stark, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 510** — Mr. Miller, of Stark, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 88, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cable,	Emery,	Hopple,
Atkinson,	Carpenter,	Evans,	Hughes,
Backowski,	Carson,	Faris,	Johnston,
Banker,	Cochrun,	Fouts,	Jones, of Hamilton,
Barnes,	Comings,	Freeman,	Jones, of Trumbull,
Beaty,	Cookston,	Gardner,	Kay,
Beetham,	Copeland,	Gorrell,	King,
Benner,	Cowan,	Graham,	Kreider,
Besaw,	Crabbe,	of Licking,	Lawyer,
Bishop,	Crosser,	Graham,	Lentz,
Bliss,	Davis,	of Muskingum,	Lustig,
Bond,	Denune,	Green,	Lytle,
Bonser,	Dildine,	Greve,	McKay,
Brach,	Dodge,	Griswold,	Madden,
Brannon,	Donahay,	Halstead,	Matthews,
Brown,	Drury,	Harter,	Miller, of Fulton,
Burns,	Dunspaugh,	Hooley,	Miller, of Stark,

Those voting in the affirmative are: Messrs. — Concluded.

Moyer,	Robins,	Stokes,	Waterston,
Mulcahy,	Robinson,	Swedersky,	Wiest,
Myers,	Russell,	Taylor,	Winter,
Pearson,	Scott,	Thompson,	Wise,
Reynolds, Jas. A.,	Smith,	Walsh,	York — 88.
Reynolds, Tom,	Spidel,		

Mr. Schellhorn voted in the negative.

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Scott submitted the following report:

The standing committee on Military Affairs, to which was referred **Am. S. B. No. 133** — Mr. Jones, of Meigs, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Inasmuch as this bill is identical with Am. H. B. 445 — Mr. Scott, passed by the House April 3, 1919, it is recommended that at the head of bill, after the name of the author, insert "and Mr. Scott".

DAVID H. SCOTT,

F. S. ROBINSON,

WILLIAM E. ENTEMANN,

JOSEPH LUSTIG,

CHAS. F. KREIDER.

The amendment was agreed to.

Mr. Scott moved that the rules be suspended and that said bill be taken up and considered now.

The motion was agreed to.

Said bill was read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Greve,	Mulcahy,
Atkinson,	Crosser,	Griswold,	Myers,
Banker,	Davis,	Harter,	Pearson,
Barnes,	Denune,	Hooley,	Reynolds, Jas. A.,
Beaty,	Dildine,	Hoover,	Reynolds, Tom,
Beetham,	Dodge,	Hopple,	Robinson,
Benner,	Donahay,	Hughes,	Russell,
Besaw,	Drury,	Johnston,	Schellhorn,
Billingslea,	Dunn,	Jones, of Hamilton,	Scott,
Blauser,	Dunspaugh,	Jones, of Trumbull,	Shy,
Bond,	Emery,	Kay,	Silver,
Bonser,	Entemann,	Kilbane,	Smith,
Brannon,	Evans,	King,	Spidel,
Brown,	Faris,	Kreider,	Stump,
Burns,	Foster,	Lentz,	Swedersky,
Cable,	Fouts,	Lonz,	Taylor,
Carpenter,	Freeman,	Luchsinger,	Thompson,
Carson,	Gordon, of Brown,	Lytle,	Waterston,
Cochrun,	Graham,	McKay,	Wiest,
Comings,	of Licking,	Madden,	Winter,
Cookston,	Graham,	Miller, of Fulton,	Wise,
Copeland,	of Muskingum,	Moyer,	York — 88.
Cowan,	Green,		

So the bill passed.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 511** — Mr. Matthews.

To accord special recognition to officers and enlisted men receiving awards for gallantry and to acquaint citizens and soldiers of the state with the appearance and comparative rank of American decorations awarded them for distinguished gallantry and heroism, and to establish a special state Roll of Honor.

On motion of Mr. Scott the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 511** — Mr. Matthews, was read the second time by its title and referred to the committee on Military Affairs.

**H. B. No. 232** — Mr. Jones, of Hamilton, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Harter moved to amend as follows:

In line 4 after the word "the" and before the word "purpose" insert the word "exclusive".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 95, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Hastings,	Moyer,
Baker,	Cowan,	Helfrich,	Mulcahy,
Banker,	Crabbe,	Hinchey,	Myers,
Barnes,	Davis,	Hoover,	Robins,
Beetham,	Dildine,	Hopple,	Robinson,
Benner,	Dodge,	Huber,	Russell,
Besaw,	Donahay,	Hughes,	Schelhorn,
Billingslea,	Drury,	Johnston,	Scott,
Bishop,	Dunspaugh,	Jones, of Hamilton,	Shy,
Blauser,	Emery,	Jones, of Trumbull,	Silver,
Bliss,	Evans,	Kay,	Smith,
Bonser,	Faris,	Kilbane,	Spidel,
Brach,	Federman,	Kreider,	Stokes,
Brannon,	Foster,	Lentz,	Stump,
Brown,	Fouts,	Lonz,	Taylor,
Bryson,	Freeman,	Luchsinger,	Thompson,
Burns,	Gardner,	Lustig,	Walsh,
Cable,	Gordon, of Brown,	Lytle,	Waterston,
Carpenter,	Gorrell,	McCoy,	Weaver,
Carson,	Graham,	McKay,	Wenner,
Clark,	of Muskingum,	Madden,	Wiest,
Cochrun,	Green,	Matthews,	Wildermuth,
Comings,	Griswold,	Miller, of Fulton,	Wise,
Cookston,	Harter,	Miller, of Stark,	York — 95.

Mr. Greve voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Thompson moved that **H. B. No. 382** — Mr. Spidel, which had previously been read the third time and informally passed, be now taken up and considered.

The motion was agreed to.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays none, as follows:



Those voting in the affirmative are: Messrs.

Baker,	Davis,	Hastings,	Mulcahy,
Banker,	Denune,	Helfrich,	Reynolds, Jas. A.,
Beaty,	Dildine,	Hinchey,	Robins,
Besaw,	Dodge,	Hoover,	Robinson,
Billingslea,	Donahay,	Hopple,	Schelhorn,
Bliss,	Dunspaugh,	Huber,	Scott,
Bond,	Emery,	Hughes,	Shy,
Bonser,	Evans,	Johnston,	Smith,
Brach,	Faris,	Jones, of Hamilton,	Spidel,
Brannon,	Fouts,	Kay,	Stokes,
Cable,	Freeman,	Kilbane,	Stump,
Carpenter,	Gorrell,	Lawyer,	Swedersky,
Carson,	Graham,	Lentz,	Taylor,
Clark,	of Licking,	Lustig,	Thompson,
Cochrun,	Graham,	McCoy,	Walsh,
Comings,	of Muskingum,	Madden,	Waterston,
Cookston,	Green,	Matthews,	Weaver,
Copeland,	Greve,	Miller, of Fulton,	Winter,
Cowan,	Griswold,	Miller, of Stark,	Wise,
Crosser,	Harter,	Moyer,	York—78.

So the bill passed.

The title was agreed to.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**H. B. No. 200** — Mr. Graham, of Muskingum.

Revising and codifying the laws relating to the organization of banks and the inspection thereof.

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES,  
THOMAS W. LATHAM,

TOM W. JONES,  
CARL V. BEEBE,  
ROBERT J. O'BRIEN.

The Speaker of the House, in the presence of the House, signed said bill.

Mr. Clark moved that the committee on Judiciary be discharged from further consideration of **H. B. No. 370** — Mr. King, and said bill be referred to the committee on Insurance.

The motion was agreed to.

**H. B. No. 107** — Mr. Smith, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Brannon,	Crosser,	Gordon, of Brown.
Backowski,	Bryson,	Davis,	Graham,
Baker,	Burns,	Denune,	of Muskingum,
Banker,	Cable,	Dildine,	Green,
Beaty,	Carpenter,	Dodge,	Greve,
Beetham,	Carson,	Donahay,	Griswold,
Besaw,	Clark,	Drury,	Halstead,
Billingslea,	Cochrun,	Dunspaugh,	Harter,
Blauser,	Comings,	Emery,	Hastings,
Bliss,	Cookston,	Evans,	Helfrich,
Bond,	Copeland,	Fouts,	Hooley,
Bonser,	Cowan,	Freeman,	Hoover,
Brach,	Crabbe,	Gardner,	Huber,

Those voting in the affirmative are: Messrs. — Concluded.

Jones, of Hamilton,	Lytle,	Robins,	Swedersky,
Jones, of Trumbull,	Matthews,	Robinson,	Taylor,
Kay,	Miller, of Fulton,	Schelhorn,	Thompson,
Kilbane,	Miller, of Stark,	Scott,	Walsh,
Kreider,	Moyer,	Shy,	Weaver,
Lawyer,	Mulcahy,	Smith,	Wenner,
Lentz,	Myers,	Spidel,	Winter,
Lonz,	Reynolds, Jas. A.,	Stokes,	Wise,
Luchsinger,	Reynolds, Tom,	Stump,	York — 88.
Lustig,			

So the bill passed.

Mr. Smith moved to amend the title as follows:

After the word "warehouses" strike out the period and insert a comma and the following "and to repeal section 1155-7 of the General Code."

The motion was agreed to and the title was so amended.

**Am. H. B. No. 439** — Mr. Wise, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 102, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hastings,	Moyer,
Backowski,	Davis,	Helfrich,	Mulcahy,
Baker,	Denune,	Hinchey,	Myers,
Banker,	Dildine,	Hooley,	Reynolds, Jas. A.,
Barnes,	Dodge,	Hoover,	Reynolds, Tom,
Beaty,	Donahay,	Hopple,	Robins,
Beetham,	Drury,	Huber,	Robinson,
Benner,	Dunn,	Johnston,	Russell,
Besaw,	Dunspaugh,	Jones, of Hamilton,	Schelhorn,
Billingslea,	Emery,	Jones, of Trumbull,	Scott,
Bishop,	Evans,	Kay,	Shy,
Blauser,	Federman,	Kilbane,	Silver,
Bliss,	Fouts,	King,	Smith,
Bond,	Freeman,	Kreider,	Spidel,
Bonser,	Gardner,	Lawyer,	Stump,
Brach,	Gordon, of Brown,	Lentz,	Swedersky,
Brown,	Gorrell,	Lonz,	Taylor,
Bryson,	Graham,	Luchsinger,	Thompson,
Cable,	of Licking,	Lustig,	Walsh,
Carpenter,	Graham,	Lytle,	Waterston,
Carson,	of Muskingum,	McCoy,	Weaver,
Cochrun,	Green,	McKay,	Wenner,
Comings,	Greve,	Madden,	Wiest,
Copeland,	Griswold,	Matthews,	Winter,
Cowan,	Halstead,	Miller, of Fulton,	Wise,
Crabbe,	Harter,	Miller, of Stark,	York — 102.

So the bill passed.

The title was agreed to.

Mr. Dunspaugh arose to a question of privilege, and asked that his vote be recorded on **S. B. No. 74** — Mr. Miller. His name being called, Mr. Dunspaugh voted "no".

**H. B. No. 385** — Mr. Mulcahy, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 96, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Griswold,	Moyer,
Backowski,	Cowan,	Halstead,	Mulcahy,
Baker,	Crabbe,	Harter,	Pearson,
Barnes,	Crosser,	Hastings,	Reynolds, Jas. A.,
Beaty,	Davis,	Helfrich,	Robins,
Beetham,	Denune,	Hinchey,	Robinson,
Renner,	Dildine,	Hooley,	Russell,
Besaw,	Dodge,	Hopple,	Schelhorn,
Billingslea,	Donahay,	Huber,	Scott,
Bishop,	Drury,	Johnston,	Shy,
Blauser,	Dunspaugh,	Jones, of Trumbull,	Silver,
Bliss,	Emery,	Kay,	Spidel,
Bond,	Evans,	King,	Stokes,
Bonser,	Federman,	Kreider,	Stump,
Brach,	Foster,	Lawyer,	Swedersky,
Brannon,	Fouts,	Lentz,	Taylor,
Bryson,	Freeman,	Lonz,	Thompson,
Burns,	Gardner,	Lustig,	Waterston,
Cable,	Gordon, of Brown,	Lytle,	Weaver,
Carpenter,	Gorrell,	McKay,	Wenner,
Carson,	Graham,	Madden,	Wiest,
Clark,	of Licking,	Matthews,	Wildermuth,
Cochrun,	Graham,	Miller, of Fulton,	Winter,
Comings,	of Muskingum,	Miller, of Stark,	York—96.
Cookston,	Green,		

So the bill passed.

The title was agreed to.

**H. B. No. 336**—Mr. Lytle, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Lytle moved to amend as follows:

In line 99, strike out the letter "a" between the letters "r" and "y" so that it will read "secretary".

In line 247, insert "1136-1" after "1136".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 97, nays none, as follows:

Those voting in the affirmative are:

Alban,	Cookston,	Gorrell,	Lawyer,
Baker,	Copeland,	Graham,	Lentz,
Banker,	Cowan,	of Licking,	Lonz,
Barnes,	Crabbe,	Graham,	Lustig,
Beaty,	Crosser,	of Muskingum,	Lytle,
Beetham,	Davis,	Green,	McCoy,
Benner,	Denune,	Griswold,	McKay,
Besaw,	Dildine,	Halstead,	Matthews,
Billingslea,	Dodge,	Harter,	Miller, of Fulton,
Bishop,	Donahay,	Hastings,	Miller, of Stark,
Blauser,	Drury,	Helfrich,	Moyer,
Bond,	Dunn,	Hooley,	Myers,
Bonser,	Dunspaugh,	Hoover,	Pearson,
Brach,	Emery,	Hopple,	Reynolds, Jas. A.,
Bryson,	Evans,	Huber,	Reynolds, Tom,
Burns,	Faris,	Hughes,	Robins,
Cable,	Federman,	Johnston,	Robinson,
Carpenter,	Foster,	Jones, of Hamilton,	Russell,
Carson,	Fouts,	Jones, of Trumbull,	Schelhorn,
Clark,	Freeman,	Kay,	Scott,
Cochrun,	Gardner,	King,	Shy,
Comings,	Gordon, of Brown,	Kreider,	Silver,



Those voting in the affirmative are: Messrs. — Concluded.

Spidel,	Swedersky,	Weaver,	Winter,
Stokes,	Thompson,	Wenner,	Wise — 97.
Stump,	Waterston,	Wiest,	

So the bill passed.

Mr. Lytle moved to amend the title as follows:

In line 10 of the title, insert the numeral "1136-1" after the numeral "1135".

The motion was agreed to and the title was so amended.

**Am. S. B. No. 77** — Mr. Jones, of Franklin, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Harter,	Reynolds, Tom,
Barnes,	Denuene,	Hastings,	Robinson,
Beaty,	Dodge,	Helfrich,	Russell,
Beetham,	Donahay,	Hinchey,	Schelhorn,
Benner,	Drury,	Hopple,	Scott,
Besaw,	Dunn,	Huber,	Shy,
Billingslea,	Dunspaugh,	Johnston,	Silver,
Bishop,	Emery,	Jones, of Hamilton,	Spidel,
Blauser,	Evans,	Kay,	Stokes,
Bond,	Foster,	Lawyer,	Stump,
Bonser,	Fouts,	Lentz,	Swedersky,
Brach,	Freeman,	Lonz,	Thompson,
Bryson,	Gardner,	Lustig,	Walsh,
Burns,	Gordon, of Brown,	McCoy,	Waterston,
Cable,	Gorrell,	Matthews,	Weaver,
Carson,	Graham,	Miller, of Fulton,	Wenner,
Cochrun,	of Muskingum,	Moyer,	Wiest,
Comings,	Green,	Mulcahy,	Wildermuth,
Cookston,	Greve,	Myers,	Winter,
Copeland,	Griswold,	Pearson,	Wise,
Cowan,	Halstead,	Reynolds, Jas. A.,	York — 83.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 313** — Mr. Harter, was taken up.

Mr. Harter moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**H. B. No. 415** — Mr. Scott, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Bryson,	Drury,	Gorrell,
Banker,	Burns,	Dunn,	Graham,
Barnes,	Chester,	Dunspaugh,	of Muskingum,
Beaty,	Cochrun,	Emery,	Green,
Beetham,	Comings,	Evans,	Griswold,
Benner,	Cookston,	Faris,	Halstead,
Billingslea,	Copeland,	Federman,	Harter,
Bishop,	Cowan,	Fouts,	Hastings,
Blauser,	Crabbe,	Freeman,	Hinchey,
Bonser,	Dildine,	Gardner,	Hooley,
Brach,	Donahay,	Gordon, of Brown,	Huber,

Those voting in the affirmative are: Messrs. — Concluded.

Johnston,	Matthews,	Schelhorn,	Weaver,
Jones, of Trumbull,	Moyer,	Scott,	Wenner,
Kreider,	Mulcahy,	Shy,	Wiest,
Lentz,	Myers,	Spidel,	Wildermuth,
Lonz,	Pearson,	Swedersky,	Winter,
Lytle,	Reynolds, Tom,	Taylor,	Wise,
McCoy,	Russell,	Thompson,	York — 71.

Those voting in the negative are: Messrs. Besaw, Greve, Hoover, Miller of Stark, Robinson and Silver.

So the bill passed.

The title was agreed to.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Wiest offered the following resolution:

**H. R. No. 49** — Mr. Wiest.

Inviting our United States Senator Atlee Pomerene to address the House of Representatives on current topics.

WHEREAS, There is a state-wide interest in the armistice and peace terms, the employment of the discharged soldiers, the adjustment of labor to present conditions, and other topics of interest to the financial, economic, and social welfare of Ohio, and

WHEREAS, Honorable Atlee Pomerene is one of the Ohio representatives in the United States Senate; and

WHEREAS, The Honorable Atlee Pomerene because of his close contact with the federal policy of dealing with the afore-mentioned subjects, and because of his sources of information and qualification to speak on these subjects; therefore,

*Be it resolved by the House of Representatives of the State of Ohio,* That Honorable Atlee Pomerene be invited to address the House of Representatives of Ohio in session upon present day current topics, Wednesday, April 9th at 3:30 p. m., and a committee of three of the House be appointed by the speaker to call upon United States Senator Atlee Pomerene and invite him to appear and speak at said time.

The resolution was adopted.

The Speaker appointed as a committee on part of the House as provided by **H. R. No. 49** — Mr. Wiest, Messrs. Hopple, Wiest and Miller, of Stark.

Mr. Jas. A. Reynolds offered the following resolution:

**H. R. No. 50** — Mr. Jas. A. Reynolds.

Appointing the speaker of the House of Representatives to invite C. C. Lyon to address the House of Representatives regarding his experiences in Germany.

*Resolved by the House of Representatives,* That the speaker of the House of Representatives be, and he hereby is, appointed to act as a committee of one to invite C. C. Lyon to address the House of Representatives at his earliest convenience and relate his experiences in Germany.

The resolution was adopted.

Mr. Swedersky offered the following resolution:

**H. J. R. No. 51** — Mr. Swedersky.

Requesting the secretary of agriculture of the United States to authorize the hunting of ducks in Ohio during the spring months.

WHEREAS, The United States Department of Agriculture has been granted authority to fix the time during which duck hunting may be

allowed in the United States and has prohibited such hunting during the spring months; and

WHEREAS, The new fish and game code provides that the Ohio law relative to duck hunting shall conform to the federal law; and

WHEREAS, There is an insistent demand from citizens of Ohio that duck hunting be allowed in this state during the flight north in the spring months; therefore

*Be it resolved by the General Assembly of the State of Ohio*, That the secretary of agriculture of the United States is hereby requested to modify the law so as to allow the hunting of wild ducks in Ohio during a part of the spring season.

*Be it further resolved*, That a copy of this resolution be forwarded by the clerk of the House to the secretary of agriculture and that copies be sent to the members of Congress from Ohio.

The resolution was laid over under the rule.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 512** — Mr. Robins.

To designate certain portions of Route No. VIII of the main market roads of Ohio as "The Scioto Trail".

On motion of Mr. Robins the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 512** — Mr. Robins, was read the second time by its title.

And referred to the committee on Public Highways.

The speaker handed down the following message from the governor:

To the General Assembly:

I address you with reference to **H. B. No. 170**, introduced by Mr. Cochrun, which seeks to amend section 3068 of the General Code.

The section in question makes the county commissioners the custodians of the memorial hall, so called, within the county, and provides that "they (the commissioners) may permit the occupancy and use of the memorial building or any part thereof upon such terms as they deem proper". In lieu of this, the bill now under consideration carries the following language: "The occupancy and use of the memorial building or any part thereof, rests within the discretion of the county commissioners, and upon such terms as they deem proper."

On its face, the change in the statute is of no great consequence and yet I believe that upon reflection you will agree that it relates to a vitally important question. I find upon investigation that the bill originates from a circumstance in one of the counties in which the county commissioners denied the right of an organization to hold a public meeting in the memorial hall, whereupon appeal was made to the court. The opinion of the judge as rendered was that while the commissioners have the right to prescribe rules and regulations for the use of the hall, they are not vested with an arbitrary discretion. The authority which the existing law does not convey as the court pointed out, **H. B. No. 170** provides, and that brings us to the very crux of the matter.

The commissioners from motives admittedly patriotic, believed that the organization whose request it denied, intended a meeting for purposes not helpful to the public interest. In other words, they prejudged the intent, and sought to provide against its accomplishment.



Section 3 of Article 1 of our state constitution guarantees the right of assembly, where such assembly is held in a peaceable manner to consult for the common good. The very first amendment to the constitution of the United States protects "Freedom of Speech" and "The right of the people peaceably to assemble". I believe that your honorable body will recognize upon reconsideration that this bill trespasses upon the liberties guaranteed by our charter of government. While I am in precise harmony with your desire to promote wholesome conditions by creating safeguards against the things that harm, it is my judgment that you approach this question from the wrong angle.

Every man is responsible before the law for his own utterance, and the statute which names the offense of treason likewise provides punishment. If, however, you were to write into the law, a guarantee against treasonable statements by denying freedom of speech, you would obviously offend against the constitution, and yet the right to **assemble** is conveyed just as clearly as the privilege of free speech.

Never was there a time when it was more important to preserve the atmosphere around our institutions from the taint of unpatriotic voice, but we will defeat the very object we seek to attain if we abridge the rights of liberty.

It is through this consideration that I must therefore respectfully **return the bill with my disapproval.**

JAMES M. COX,  
Governor.

By unanimous consent Mr. Federman offered the following resolution:

**H. R. No. 51** — Mr. Federman.

Relative to the death of the Honorable Thomas J. Cogan.

WHEREAS, This House of Representatives of the 83rd General Assembly, has learned of the death of the Honorable Thomas J. Cogan, who so ably and honorably represented Hamilton county in the 66th General Assembly; and

WHEREAS, In his death the state loses one of her most useful and patriotic citizens; the people of that county have suffered the loss of an honorable and upright man, one of its most capable, widely known, highly respected and best beloved citizens; he has left an honored name and was faithful in the discharge of every duty; therefore

*Resolved*, That we extend our sincere sympathy and condolence to those who are blessed with his memory and deprived of his presence, and as a further mark of respect a copy of this resolution be sent to the family of the deceased and also an engrossed copy be sent to the Cincinnati B. P. O. E. Lodge No. 5;

*Be it further resolved*, That as a further mark of respect, this House do now adjourn.

6:25 o'clock p. m.

On motion of Mr. Federman said resolution was adopted by a rising vote and the House adjourned until 9:30 o'clock a. m., tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, April 9, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O.

The journal of yesterday was read and approved.

On motion of Mr. Beetham the House then passed to the third order of business, being resolutions laid over under rule 89.

Mr. Beetham moved that **S. J. R. No. 36** — Mr. Whittemore, be taken up out of its order and considered now.

The motion was agreed to.

The question being, "Shall the resolution be adopted?"

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and one hundred eleven members answered to their names.

The absentees are: Messrs.

Banker,	Dunspaugh,	Hatch,	Pugh,
Brach,	Faris,	Hughes,	Talley,
Brown,	Gordon, of Logan,	Kilbane,	Thompson.
Crosser,			

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Tom Reynolds further proceedings under the call were dispensed with.

The question recurring on the adoption of **S. J. R. No. 36** — Mr. Whittemore.

Mr. Myers moved to amend as follows:

In line 33 strike out the word "actuaries".

The motion was not agreed to.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 95, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Halstead,	Mulcahy,
Atkinson,	Delehanty,	Helfrich,	Myers,
Backowski,	Denune,	Hinchey,	Pearson,
Baker,	Dildine,	Hooley,	Reynolds, Jas. A.,
Barnes,	Dodge,	Hoover,	Reynolds, Tom,
Beaty,	Donahay,	Hopple,	Robins,
Beetham,	Drury,	Huber,	Robinson,
Benner,	Dunn,	Johnston,	Russell,
Besaw,	Emery,	Jones, of Hamilton,	Schelhorn,
Blauser,	Evans,	Jones, of Trumbull,	Scott,
Bond,	Faris,	Kay,	Shy,
Bonser,	Federman,	King,	Silver,
Bryson,	Foster,	Kreider,	Smith,
Burns,	Fouts,	Lawyer,	Spidel,
Cable,	Freeman,	Lentz,	Stokes,
Carpenter,	Gardner,	Lonz,	Stump,
Carson,	Gordon, of Brown,	Lustig,	Swedersky,
Chester,	Gorrell,	Lytle,	Taylor,
Clark,	Graham,	McCoy,	Waterston,
Cochrun,	of Licking,	McFarland,	Weaver,
Cookston,	Graham,	McKay,	Wenner,
Copeland,	of Muskingum,	Matthews,	Winter,
Cowan,	Green,	Miller, of Fulton,	Wise,
Crabbe,	Griswold,	Morris,	York, — 95,
Crosser,			

Those voting in the negative are: Messrs. Brannon and Moyer.

The resolution was adopted.

On motion of Mr. Beetham the House reverted to the third order of business, being bills for third reading.

On motion of Mr. King, **H. B. No. 497** — Mr. King, was taken up out of its order and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 103, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hinchey,	Myers,
Atkinson,	Crosser,	Hookey,	Pearson,
Backowski,	Davis,	Hoover,	Reynolds, Jas. A.,
Baker,	Delehanty,	Huber,	Reynolds, Tom,
Banker,	Denune,	Johnston,	Robinson,
Barnes,	Dildine,	Jones, of Hamilton,	Russell,
Beaty,	Dodge,	Jones, of Trumbull,	Schelhorn,
Beetham,	Donahay,	Kay,	Scott,
Benner,	Drury,	King,	Shy,
Besaw,	Dunn,	Kreider,	Silver,
Billingslea,	Emery,	Lawyer,	Smith,
Bing,	Entemann,	Lentz,	Spidel,
Bishop,	Evans,	Lonz,	Stokes,
Blauser,	Fouts,	Luchsinger,	Stump,
Bond,	Gardner,	Lustig,	Swedersky,
Bonser,	Gordon, of Brown,	Lytle,	Taylor,
Bryson,	Graham,	McCoy,	Thompson,
Burns,	of Licking,	McFarland,	Walsh,
Carpenter,	Graham,	McKay,	Waterston,
Carson,	of Muskingum,	Madden,	Weaver,
Chester,	Green,	Matthews,	Wenner,
Clark,	Greve,	Miller, of Fulton,	Wiest,
Cochrun,	Griswold,	Miller, of Stark,	Wildermuth,
Comings,	Halstead,	Morris,	Winter,
Cookston,	Hastings,	Moyer,	Wise,
Copeland,	Helfrich,	Mulcahy,	York, — 103.
Cowan,			

Mr. Brannon voted in the negative.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 313** — Mr. Harter, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Harter moved to amend as follows:

In line 83, strike out the comma, following the word "bonds". In line 83 after the word "and" insert "he shall hold said fund as trustee for the holder or holders of said bonds and for all persons performing labor or furnishing material for the construction, alteration or enlargement of any improvements made under the provisions of this act. Said fund shall not be turned into the state treasury, but shall be deposited and disbursed by said treasurer in manner and form as provided in this act."

In line 83, change the small letter "t" in the word "the" immediately preceding the word "interest" to a capital letter "T".

In line 100 strike out comma after word "fund".

In lines 100 and 101, strike out the words "unless otherwise lawfully appropriated by the General Assembly."



In line 104 after the word "of", strike out the words "the state" and insert in lieu thereof "said water conservation improvement fund".

In line 216 after the word "and" insert "he shall hold said moneys as trustee for the maintenance of any improvements constructed under this act and for the holder or holders of any of said bonds. Said moneys shall not be turned into the state treasury, but shall be deposited and disbursed by said treasurer in manner and form as provided in this act."

In line 216 change small letter "a" in the word "all" to a capital "A".

In line 217 strike out the word "the" before the word "treasurer" and in lieu thereof insert the word "said"; also after the word "treasurer" strike out the words "of state".

In line 221 strike out the comma immediately following the word "shall".

In line 221 and 222 strike out the words "unless otherwise lawfully appropriated by the General Assembly,".

In line 307 strike out the comma following the word "assigns".

In line 307 insert immediately following the word "assigns" "shall at all times during the term of said grant keep and maintain the improvements so conveyed to him or them in a good state of repair and"

In lines 381 and 382 strike out the words "the state of Ohio" and insert in lieu thereof "said water conservation improvement fund".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Gorrell moved to amend as follows:

Strike out all of section 10 and insert in lieu thereof the following:  
Section 412-10.

Section 10. In order that the municipalities of this state may be fully protected in their rights to a full and adequate water supply and in the fair and equitable distribution of the same to such municipalities and their inhabitants for general lighting, power and water works purposes and for the furnishing of water, light and power to such municipalities and their inhabitants for general use and for manufacturing purposes, and the right of any such municipality to acquire by purchase any and all of the property, rights, easements and franchises, which may be acquired by the state of Ohio, or any other person or corporation under this act, is expressly granted and reserved to such municipalities.

In case any such municipality shall determine by ordinance to purchase property, rights, easements and franchises from the state, such municipalities shall pay into the treasury of the state the cost thereof, together with interest on outstanding bonds issued for such property, rights, easements and franchises, or any part thereof, up to the period of their redemption and retirement. And thereupon the governor of the state of Ohio, shall make, execute and deliver to such municipality a good and sufficient deed transferring all of such property, rights, easements and franchises to such municipality. The determination of the cost of such property, rights, easements and franchises shall be fixed by agreement between such municipality and the state of Ohio; and for that purpose the governor shall appoint a commissioner, who shall have full

power and authority to estimate and agree upon such cost on behalf of the state.

In case any of said property, rights, easements and franchises shall be purchased in foreclosure proceedings as provided in section 8 of this act, and in case any such municipality shall determine by ordinance to acquire such property, rights, easements and franchises from such purchaser, his heirs, executors, administrators or assigns, then and in that event, such municipality may, at its election, either condemn and appropriate such property, rights, easements and franchises or any part thereof, or it may purchase the same in the manner hereinafter provided.

If such municipality shall determine to purchase said property, rights, easements and franchises, or any part thereof, the same shall be appraised in the following manner, to-wit:

A certified copy of said ordinance shall be served upon such owner or owners at any place within this state in the ordinary manner of serving a summons in a civil action; or, if any owner or owners cannot be found within this state, then service may be made upon them or any of them by publishing said ordinance in some newspaper published and of general circulation in the county where any of said property, rights, easements or franchises may be located and such publication shall be made once each week for a period of six consecutive weeks.

Said municipality and the owner of said property, rights, easements and franchises shall each select and appoint an appraiser, both of whom shall be freeholders and residents of the county or counties in which such property, rights, easements or franchises may be located, and the superintendent of public works of the state of Ohio shall select and appoint a third appraiser.

Such selection of appraisers shall be made within thirty (30) days after said service or publication of the ordinance declaring the intention of said municipality to purchase said property, rights, easements and franchises; and in case the owner or owners of said property, rights, easements and franchises shall neglect or refuse to select and appoint an appraiser within the time limited to them, then any judge of the common pleas court of said county or counties shall select and appoint an appraiser for such owner or owners.

Said appraisers shall immediately proceed, on their oaths, to appraise said property, rights, easements and franchises and shall complete such appraisal within thirty (30) days after their appointment and selection, and they shall make a written report of their findings and their appraisal of said property, rights, easements and franchises and file signed copies thereof with said municipality and with the superintendent of public works of the state of Ohio and mail like signed copies of said report and appraisal to the owner or owners, whose address and place of residence may be known.

Any two of said appraisers may agree upon said report and appraisal. Such municipality shall have the right to purchase said property, rights, easements and franchises at such appraisal and, if it shall determine to accept the award, it shall within six months pay into the treasury of the state of Ohio, for the exclusive use and benefit of said owner or owners, the amount of such appraisal and shall pay to said appraisers reasonable compensation for their services and their expenses.

And thereupon, it shall be the duty of the owner or owners of said property, rights, easements and franchises, by good and suffi-

cient deed to transfer the same to said municipality and upon their failure so to do, said municipality may bring a suit in the court of common pleas of the county in which any of said property, rights easements or franchises may be located to enforce said award and the execution and delivery of said deed, and the acquisition of the title to all of said property, rights, easements and franchises.

And said court of common pleas shall have jurisdiction to hear and determine such suit on the part of said municipality. But said municipality may reject such award and decline to purchase, whereupon it shall pay such reasonable compensation to said appraisers and all reasonable costs and expenses incurred in making said appraisal either by said owner or owners or said appraisers.

If said municipality shall reject any such award and decline to purchase, then said municipality shall not cause any other appraisal to be made of such property, rights, easements and franchises, or any part thereof within three years after the filing of such report and appraisal.

In case of the purchase by any municipality of any such property, rights, easements and franchises, either from the state of Ohio or from the owner or owners thereof under foreclosure or the condemnation of such a property, rights, easements and franchises as herein provided for, all contracts and leases for the sale or lease of water, power, or light, then outstanding shall become null and void and the rights of the state of Ohio and said owners and all the several lessees shall cease and determine.

In the exercise of any rights by any municipality, which it has acquired, either by purchase or appropriation, such municipality shall in nowise interfere with the navigation of the canals of the state nor the control or maintenance thereof, nor the sale of water by the state from its dams, reservoirs and improvements, nor shall the state be held to incur any liability on its part by reason of such purpose or appropriation to continue to maintain such canals, races, channels or water courses, or to continue the use thereof and the superintendent of public works shall have such control of water gates and wickets as to regulate the flow of water in the state reservoirs or canals in such manner as to maintain the level of the state's reservoirs and canals and to prevent the flowing into such reservoirs and canals of such quantities of water as might impair any of the property of the state or its lessees.

In case of the purchase by any municipality from the state as herein provided, the fund derived from such purchase shall be applied by the state treasurer to the satisfaction and retirement of any outstanding bonds and the interest thereon.

After the satisfaction of such bonds and interest, if any of said funds shall remain, the state treasurer shall distribute the same as equitably as may be to the lessees and users of water and power from said improvement, who have paid rental for the same, in proportion to the rentals paid, but no distribution shall be made to any person or corporation, who has not paid rentals, within a period of twenty (20) years before the acquisition of such property, rights and franchises by such municipality. Any portion of said fund remaining after making such distribution shall remain in the treasury of the state of Ohio and become the property of the state.

In the distribution of said fund, if any, to the lessees and users of water and power, the state treasurer shall have full power and authority, and it shall be his duty to hear and determine all claims as speedily as



possible and his action thereon shall be final and conclusive. Said treasurer shall give notice by publication of his intention to hear said claims and of the time and place of such hearing by publication in some newspaper published and of general circulation in the city of Columbus in said state, which publication shall be made once a week for three consecutive weeks sixty (60) days before the time of said hearing and claimants shall file their claims not later than ten (10) days before the date of such hearing.

Upon which a yea and nay vote was demanded.

Mr. Atkinson demanded the previous question on the amendment, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question being, "Shall the motion to amend be agreed to?"

The yeas and nays were taken, and resulted — yeas 11, nays 58, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Clark,	Gorrell,	Green,
Besaw,	Cookston,	Graham,	McCoy,
Bryson,	Davis,	of Muskingum,	Pearson — 11.

Those voting in the negative are: Messrs.

Atkinson,	Comings,	Hoover,	Mulcahy,
Backowski,	Cowan,	Hopple,	Myers,
Baker,	Crabbe,	Johnston,	Reynolds, Jas. A.,
Beaty,	Crosser,	Jones, of Hamilton,	Reynolds, Tom,
Benner,	Dodge,	Jones, of Trumbull,	Schelhorn,
Billingslea,	Donahay,	Lentz,	Scott,
Bing,	Drury,	Lonz,	Smith,
Bliss,	Emery,	Luchsinger,	Stokes,
Bonser,	Faris,	Lustig,	Taylor,
Brannon,	Freeman,	Lytle,	Thompson,
Burns,	Gardner,	McKay,	Wenner,
Cable,	Harter,	Madden,	Wiest,
Carpenter,	Hastings,	Miller, of Fulton,	Winter,
Chester,	Helfrich,	Moyer,	York — 58
Cochrun,	Hinchey,		

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. King demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 86, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Burns,	Drury,	Green,
Backowski,	Carpenter,	Dunn,	Greve,
Baker,	Carson,	Emery,	Halstead,
Banker,	Chester,	Entemann,	Harter,
Barnes,	Cochrun,	Evans,	Hastings,
Beetham,	Comings,	Faris,	Helfrich,
Benner,	Copeland,	Federman,	Hinchey,
Billingslea,	Cowan,	Fouts,	Hooley,
Bing,	Crabbe,	Freeman,	Hoover,
Bishop,	Crosser,	Gardner,	Hopple,
Bliss,	Delehanty,	Graham,	Johnston,
Bonser,	Denune,	of Licking,	Jones, of Hamilton,
Brannon,	Dodge,	Graham,	Jones, of Trumbull,
Bryson,	Donahay,	of Muskingum,	Kay,

Those voting in the affirmative are: Messrs. — Concluded.

King,	Miller, of Fulton,	Scott,	Thompson,
Lentz,	Morris,	Silver,	Walsh,
Lonz,	Moyer,	Smith,	Waterston,
Luchsinger,	Myers,	Spidel,	Wenner,
Lustig,	Reynolds, Jas. A.,	Stokes,	Wiest,
Lytle,	Reynolds, Tom,	Swedersky,	Winter,
McKay,	Russell,	Talley,	Wise,
Madden,	Schelhorn,	Taylor,	York—86.

Those voting in the negative are: Messrs. Lawyer and Matthews.  
So the bill passed.

Mr. Harter moved to amend the title as follows:

In line 4, strike out the word "and" immediately following the figures "412-13".

In line 4, between the figures "412-13" and the word "relative", insert the following: "412-14 and 412-15".

The motion was agreed to and the title was so amended.

By unanimous consent the following standing committee reports were submitted:

Mr. York submitted the following report:

The standing committee on Universities and Colleges, to which was referred **H. B. No. 492** — Mr. Beaty, having had the same under consideration, reports it back and recommends its passage.

HERBERT L. JONES,	D. ALLEN BOND,
GEO. S. YORK,	E. E. DENUNE,
W. E. WENNER,	C. H. FREEMAN,
W. R. COMINGS,	H. S. ATKINSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Silver submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 474** — Mr. Silver, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 18 after the word "order" place a comma and add: "shall not exceed one hundred per cent of the amount paid in regular class premium and".

In line 109 change "one thousand" to "fifteen hundred".

After line 90 add Sec. 9880-2 as follows:

"When thirty or more persons of a county or of contiguous counties, not to exceed three, shall have been organized into an independent agricultural society and has held an annual exhibit for three years previous to Jan. 1st, 1919, in a county wherein is located a county agricultural society in accordance with the three following sections and made proper report to the state board, then, upon the presentation to the county auditor of a certificate from the president of the state board attested by the secretary thereof, that the laws of Ohio and the rules of the board have been complied with, the county auditor of the county, if the fair board be residents of one county, shall draw an order on the treasurer of the county in favor of the president of the independent association for a sum equal to one hundred percent of the amount paid in regular class premiums, but not to exceed the amount paid to the county fair and the

treasurer shall pay said order. If the fair board be residents of more than one county, the auditors of such counties shall draw order on their respective treasurers for the proportionate share of an amount equal to an average amount paid to the several county fair boards to be divided according to population of the counties according to the last federal census, but shall not exceed more than one hundred per cent of the amount paid in regular class premiums. The treasurer or treasurers shall pay such order or orders from the county funds."

C. W. McFARLAND,  
ISRAEL M. BLAUSER,  
HARRY D. SILVER,  
MINOR K. JOHNSTON,  
IRWIN HALSTEAD,  
C. M. DRURY,

W. B. BRYSON,  
C. K. MILLER,  
FRANK L. LYTLE,  
HENRY A. HATCH,  
J. H. T. GORDON,  
H. H. GRISWOLD,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stokes submitted the following report:

The standing committee on Public Parks and Works, to which was referred **S. B. No. 111** — Mr. Miller, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out lines 13, 14, 15, 16, 17, 18, 19 and 20 and in lieu thereof insert the following:

"However, in the event that all or any part of said canal lands shall be sold, it shall be sold only after appraisalment and advertisement. Said lands shall be appraised by the superintendent of public works, either as a whole or in parcels as may seem best to said superintendent of public works, and said appraisal shall be approved by the governor and the attorney general. After appraisal the superintendent of public works shall advertise the lands to be sold for thirty days prior to the sale of the same in two newspapers published in Licking county, Ohio, of opposite politics and of general circulation in said county. Said notice shall be inserted once or oftener as may seem best to the superintendent of public works. Such sale shall be conducted by the superintendent of public works at public auction at the west door of the state house in Columbus, Ohio, and the property sold to the highest responsible bidder. The said canal lands may be sold as a whole or in parcels as may seem best to the superintendent of public works, but not for less than the appraised value of the whole or any parcel thereof. The successful bidder for all or part of such lands shall deposit a certified check or make a cash payment to the superintendent of public works in such amount as the superintendent of public works may demand, and the balance shall be paid within thirty days thereafter."

JOHN. W. GORRELL,  
W. W. STOKES,  
JAS. A. GREEN,  
B. J. EMERY,  
J. C. SMITH,  
M. J. WALSH,

DAN ALBAN,  
CHAS. F. KREIDER,  
P. M. BANKER,  
T. J. DODGE,  
ED. H. BISHOP,  
EDW. A. WINTER.

The amendments were agreed to.



The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kreider submitted the following report:

The standing committee on Military Affairs, to which was referred **S. B. No. 135** — Mr. Liggitt, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
CHAS. F. KREIDER,  
WILLIAM E. ENTEMANN,

CLYDE H. HOOLEY,  
F. S. ROBINSON.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Blausen submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 493** — Mr. Chester, having had the same under consideration, reports it back and recommends its passage.

C. W. McFARLAND,

MINOR K. JOHNSTON,

W. B. BRYSON,  
IRWIN HALSTEAD,  
HARRY D. SILVER,  
FRANK L. LYTLE,  
J. H. T. GORDON,  
M. J. WALSH,

ISRAEL M. BLAUSER,  
JASPER L. COCHRUN,  
HENRY A. HATCH,  
FRED HUBER,  
JOHN H. CHESTER,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Blausen submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 490** — Mr. Drury, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 62 after the word "containers" add the words "or in stacks."

In line 138 strike out the words "and its decision shall be final" and in lieu thereof insert the words "and after hearing such evidence the board of agriculture shall either affirm or disaffirm or modify said decision of the secretary of agriculture."

In line 139 strike out the first word "As" and insert in lieu thereof the word "At".

C. W. McFARLAND,  
C. K. MILLER,  
MINOR K. JOHNSTON,  
JOHN H. CHESTER,  
FRED HUBER,  
H. H. GRISWOLD,  
HARRY D. SILVER,

ISRAEL M. BLAUSER,  
M. J. WALSH,  
J. L. COCHRUN,  
W. B. BRYSON,  
FRANK L. LYTLE,  
IRWIN HALSTEAD.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Copeland submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 140** — Mr. Ritter, having had the same under consideration, reports it back and recommends its passage.

J. C. COPELAND,  
W. B. BRYSON,  
C. K. MILLER,  
F. E. BAKER,  
GEO. S. MYERS,

W. R. COMINGS,  
SIMEON H. BING,  
L. J. GRAHAM,  
JOHN E. BARNES,  
H. H. GRISWOLD.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Robinson submitted the following report:

The standing committee on Privileges and Elections, to which was referred **H. B. No. 461** — Mr. Beetham, having had the same under consideration, reports it back and recommends its passage.

C. F. McCOY,  
F. S. ROBINSON,  
OTTO W. BRACH,

R. B. CARSON,  
HERBERT L. JONES.  
FRANK C. WISE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Crosser submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 488** — Mr. Bonser, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
HARRY L. FEDERMAN,  
HARRY McKAY,  
J. S. GRAHAM,  
D. W. BESAW,

C. W. McFARLAND,  
H. M. CARPENTER,  
E. M. CROSSER,  
FRANK C. WISE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Comings submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 504** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

W. R. COMINGS,  
H. H. GRISWOLD,  
W. E. WENNER,  
SIMEON H. BING,  
J. C. COPELAND,

W. B. BRYSON,  
C. K. MILLER,  
L. J. GRAHAM,  
TOM REYNOLDS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Morris submitted the following report:

The standing committee on Public Health, to which was referred

**S. B. No. 127** — Mr. Ritter, having had the same under consideration, reports it back and recommends its passage.

B. J. EMERY,  
JNO. B. MORRIS,  
A. L. STUMP,  
J. E. FOSTER,  
E. D. HELFRICH,

C. F. TALLEY,  
H. W. COOKSTON,  
JOHN S. FARIS,  
WM. L. HUGHES,  
ROBERT C. DUNN.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Mulcahy submitted the following report:

The standing committee on Insurance, to which was referred **H. B. No. 456** — Mr. Dildine, having had the same under consideration, reports it back and recommends its passage.

ED. A. WINTER,  
E. L. DONAHAY,  
C. M. DRURY,  
W. A. RUSSELL,  
H. M. CARPENTER,

HARRY F. BROWN,  
HARRY D. SILVER,  
TOM A. BRANNON,  
THOMAS MULCAHY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thompson moved that the vote whereby **H. B. No. 415** — Mr. Scott, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

Mr. Scott moved that the vote whereby **H. B. No. 354** — Mr. Thompson, was passed, be reconsidered and the motion be entered upon the journal and remain pending.

Mr. Scott moved that the vote whereby the emergency clause to **S. B. No. 69** — Mr. Sparks, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 513** — Mr. Hooley.

To amend section 5019 of the General Code, relative to the manner in which constitutional amendments shall be submitted.

On motion of Mr. Hooley the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 513** — Mr. Hooley, was read the second time by its title and referred to the committee on Privileges and Elections.

12:35 o'clock p. m.

On motion of Mr. Beetham the House recessed until 2:00 o'clock p. m.

2:00 o'clock p. m.

The House met pursuant to recess.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the House amendments to **Am. S. B. No. 145** — Joint Committee on Taxation.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Robins moved that the House insist upon its amendments to **Am. S. B. No. 145**, and ask that a committee of Conference be appointed.

The motion was agreed to.

Attention of the House was called to the special order for 1:30 o'clock p. m., being consideration of **Am. H. B. No. 359** — Mr. Freeman.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 40** — Mr. Whittemore.

Directing the committee on Enrollment to correct certain errors in **H. B. No. 240** — Mr. Matthews, and also relative to enrolling same in typewriting.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Helfrich,	Mulcahy,
Atkinson,	Davis,	Hinchey,	Myers,
Banker,	Delehanty,	Hooley,	Pearson,
Barnes,	Dildine,	Hoover,	Reynolds, Tom,
Beaty,	Dodge,	Huber,	Robins,
Beetham,	Donahay,	Johnston,	Robinson,
Benner,	Drury,	Jones, of Hamilton,	Russell,
Besaw,	Dunspaugh,	Jones, of Trumbull,	Schelhorn,
Billingslea,	Emery,	Kreider,	Shy,
Bishop,	Entemann,	Lawyer,	Silver,
Blauser,	Evans,	Lentz,	Smith,
Bond,	Faris,	Lonz,	Stokes,
Bonser,	Foster,	Luchsinger,	Stump,
Bryson,	Fouts,	Lustig,	Swedersky,
Burns,	Freeman,	Lytle,	Talley,
Carpenter,	Gordon, of Brown,	McCoy,	Taylor,
Carson,	Gorrell,	McKay,	Thompson,
Clark,	Graham,	Madden,	Weaver,
Cochrun,	of Muskingum,	Matthews,	Wenner,
Comings,	Green,	Miller, of Fulton,	Wiest,
Cookston,	Griswold,	Miller, of Stark,	Wildermuth,
Copeland,	Harter,	Moyer,	Wise — 88.
Crabbe,			

The resolution was adopted.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the passage of **Am. H. B. No. 123** — Mr. Beaty.

Creating a lien for attorney's fees.

Attest,

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House is requested.

**Am. S. B. No. 143** — Mr. Lloyd.

To amend sections 12603 and 12608 of the General Code of Ohio, to regulate the operation of motor vehicles on the public roads and highways, and to repeal original sections 12603, 12604 and 12608 of the General Code.

**Reprinted Am. S. B. No. 66** — Mr. Davis.

To prevent and correct the pollution of streams, to provide for the collection and disposal of sewage and other liquid wastes, and to authorize the organization of sewerage and sanitation districts.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

On motion of Mr. Dunspaugh the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 66** — Mr. Davis, was read the second time by its title and referred to the committee on Public Health.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 28** — Mr. Davis.

To amend section 12556 of the General Code, requiring railroads to employ full crews for through freight trains and light engines, and the penalty for the violation thereof.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Taylor the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 28** — Mr. Davis, was read the second time by its title and referred to the committee on Labor.

By unanimous consent, Mr. Scott withdrew his motion to reconsider the vote whereby the emergency clause to **S. B. No. 69** — Mr. Sparks, was passed.

Mr. Freeman demanded a call of the House, which was duly seconded, taken, and ninety-six members answered to their names.

The absentees are: Messrs.

Barnes,	Cowan,	Hughes,	Robins,
Benner,	Federman,	Kay,	Robinson,
Billingslea,	Gordon, of Logan,	King,	Shy,
Bliss,	Graham,	McCoy,	Spidel,
Brach,	of Licking,	McFarland,	Walsh,
Brannon,	Hatch,	Pugh,	Waterson,
Brown,	Huber,	Jas. A. Reynolds,	Wenner.
Chester,			

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Freeman further proceedings under the call were dispensed with.

**2:30 o'clock p. m.**

Attention of the House was again called to the special order for 1:30 o'clock p. m., being consideration of **Am. H. B. No. 359** — Mr. Freeman.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Russell moved to amend as follows:

In line 381, change the period to a semicolon.

After line 381, add: Provided, however, that no teacher retiring after thirty-six years of service shall receive less than twenty-five dollars per month as a total retirement allowance.

After line 724, add: Provided that no teacher, a member of a local district pension system at the time of the passage of this act, shall receive a lesser total retirement allowance upon retirement after merger of the local system with the state system than said teacher would have received upon retirement under the provisions of the local system.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Stokes moved to amend as follows:

In line 97 strike out the word "and" and in lieu thereof after the letter "c" insert the words "the attorney general".

In line 98 strike out the word "three" and in lieu thereof insert the word "two".

In line 105 strike out the word "three" and in lieu thereof insert the word "two".

In line 112 strike out the word "third" and in lieu thereof insert "second".

In line 114 strike out the word "second".

In line 115 after the word "election", strike out the semi-colon and in lieu thereof insert a period. Strike out the remainder of the line after the period.

Strike out all of lines 116 and 117.

In line 120 strike out the word "three" and in lieu thereof insert the word "two".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Harter moved to amend as follows:

In line 13 after the word "teacher" insert the words "or executive or administrative officer".

Following line 37 after the word "act," at the end of said line insert the words "or service in a college or normal school in the state of Ohio,".



In line 57 change the period to a semicolon and add "except that an employer may elect to allow a teacher a retirement allowance based on a greater final average salary if the added payments to be made by such employer be not paid from funds collected by public taxation."

In line 475 after the word "annum," insert the words "except where a greater allowance is made as provided herein,".

In line 482 after the word "considered" insert the words "except as above mentioned".

Mr. Tom Reynolds arose to a point of order and stated that the amendments offered by Mr. Harter was in violation of House Rule 86.

The speaker overruled the point of order.

The question recurring on Mr. Harter's motion to amend.

Said amendment was divided into two divisions.

First division: Being that part only which has to do with line 13.

The motion to amend as provided in the first division was not agreed to.

Second division: All of the original amendment except that part included in the first division.

The motion to amend in accordance with the second division of the original amendment was not agreed to.

The amendment was not agreed to.

Mr. Beaty demanded the previous question, which was duly seconded. The question being "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 86, nays 12, as follows:

Those voting in the affirmative are: Messrs.

Atkinson.	Copeland,	Helfrich,	Reynolds, Jas. A.,
Backowski,	Crabbe,	Hinchey,	Reynolds, Tom,
Baker,	Crosser,	Hoover,	Robins,
Banker,	Davis,	Hopple,	Russell,
Barnes,	Dennue,	Jones, of Hamilton,	Schelhorn,
Beaty,	Dildine,	Jones, of Trumbull,	Scott,
Beetham,	Donahay,	Kay,	Shy,
Benner,	Drury,	Kreider,	Silver,
Besaw,	Dunn,	Lawyer,	Smith,
Billingslea,	Dunspaugh,	Lentz,	Spidel,
Bing,	Entemann,	Lonz,	Stokes,
Bishop,	Evans,	Luchsinger,	Stump,
Bond,	Faris,	Lustig,	Talley,
Bonser,	Fouts,	Lytle,	Thompson,
Brach,	Freeman,	Madden,	Weaver,
Bryson,	Gardner,	Matthews,	Wenner,
Burns,	Graham,	Miller, of Stark,	Wiest,
Carpenter,	of Muskingum,	Morris,	Wildermuth,
Clark,	Green,	Moyer,	Winter,
Cochrun,	Griswold,	Mulcahy,	Wise,
Comings,	Halstead,	Myers,	York — 86.
Cookston,	Harter,	Pearson,	

Those voting in the negative are: Messrs.

Blauser,	Dodge,	Gordon, of Brown,	Johnston,
Bliss,	Federman,	Hastings,	Miller, of Fulton,
Carson,	Foster,	Hooley,	Robinson—12.

So the bill passed.

The title was agreed to.

**3:35 o'clock p. m.**

Honorable Atlee Pomerene, the Senior United States Senator from Ohio being present in response to an invitation from the House, Mr. Beetham moved that the House recess to hear the address of Senator Pomerene on the issues of the day.

The motion was agreed to.

The speaker called Mr. Hople to the chair.

Mr. Hople introduced Senator Pomerene who addressed the House.

Mr. Bonser moved that **Am. S. B. No. 45** — Mr. Parrett, be made a special order for Thursday, April 10th, 1919, at 11 o'clock, a. m.

The motion was agreed to.

**H. B. No. 463** — Mr. Myers, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line 33 strike out the word "heal" and insert in lieu thereof "real".

In line 15 strike out the first "of" and insert "or".

In line 29 strike out the first "of" and insert "or".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Dildine,	Johnston,	Robins,
Banker,	Donahay,	Jones, of Trumbull,	Robinson,
Barnes,	Drury,	Kay,	Russell,
Reetham,	Dunn,	Kilbane,	Schellhorn,
Renner,	Emery,	Kreider,	Scott,
Bing,	Entemann,	Lawyer,	Shy,
Blauser,	Evans,	Lentz,	Silver,
Bonser,	Foster,	Lonz,	Smith,
Brach,	Fouts,	Luchsinger,	Spidel,
Bryson,	Freeman,	Lustig,	Stokes,
Burns,	Gardner,	Lytle,	Stump,
Cable,	Graham,	McCoy,	Swedersky,
Carson,	of Licking,	McFarland,	Talley,
Chester,	Graham,	Madden,	Taylor,
Cochrum,	of Muskingum,	Matthews,	Thompson,
Comings,	Green,	Miller, of Fulton,	Walsh,
Cookston,	Griswold,	Miller, of Stark,	Wenner,
Copeland,	Hastings,	Morris,	Wiest,
Cowan,	Hinchey,	Mulcahy,	Wildermuth,
Crabbe,	Hople,	Myers,	Wise,
Davis,	Huber,	Reynolds, Jas. A.,	York—83.
Denune,			

So the bill passed.

The title was agreed to.

**H. B. No. 345** — Mr. Robins, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Robins moved to amend as follows:

At end of line 13, add: "No court shall issue a writ of habeas corpus against any parties holding a child by reason of a commitment of the juvenile court before such parties have been heard by the court to which application has been made for such writ and their rights to hold such child have been finally determined by the proper court."

In line 43, strike out the words "the judge of".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hoover,	Pearson,
Barnes,	Crosser,	Huber,	Reynolds, Tom,
Beetham,	Davis,	Johnston,	Robins,
Benner,	Dildine,	Jones, of Hamilton,	Robinson,
Bing,	Dodge,	Jones, of Trumbull,	Schelhorn,
Bishop,	Donahay,	Kay,	Shy,
Blauser,	Drury,	Kilbane,	Silver,
Bond,	Dunn,	Kreider,	Smith,
Bonser,	Dunspaugh,	Lawyer,	Stokes,
Brach,	Emery,	Lentz,	Stump,
Burns,	Entemann,	Lonz,	Talley,
Cable,	Faris,	Luchsinger,	Taylor,
Carpenter,	Foster,	Lytle,	Thompson,
Carson,	Graham,	McFarland,	Waterston,
Chester,	of Licking,	Madden,	Wenner,
Cochrun,	Graham,	Matthews,	Wiest,
Comings,	of Muskingum,	Miller, of Fulton,	Wildermuth,
Cookston,	Griswold,	Miller, of Stark,	Wise,
Copeland,	Hastings,	Mulcahy,	York—77.
Cowan,	Helfrich,	Myers,	

So the bill passed.

The title was agreed to.

**H. B. No. 428** — Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Comings moved to amend as follows:

Strike out lines 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21 and 22.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Johnston,	Reynolds, Jas. A.,
Barnes,	Donahay,	Jones, of Trumbull,	Reynolds, Tom,
Beetham,	Drury,	Kay,	Robins,
Benner,	Dunn,	Kilbane,	Robinson,
Besaw,	Dunspaugh,	Kreider,	Schelhorn,
Bing,	Emery,	Lawyer,	Scott,
Blauser,	Entemann,	Lentz,	Shy,
Bond,	Evans,	Lonz,	Smith,
Bonser,	Faris,	Lytle,	Spidel,
Brach,	Gardner,	McCoy,	Stump,
Burns,	Graham,	McFarland,	Talley,
Cable,	of Licking,	McKay,	Taylor,
Carpenter,	Graham,	Madden,	Thompson,
Cochrun,	of Muskingum,	Matthews,	Waterston,
Comings,	Greve,	Miller, of Fulton,	Wenner,
Copeland,	Griswold,	Miller, of Stark,	Wiest,
Cowan,	Halstead,	Mulcahy,	Wildermuth,
Crosser,	Honole,	Myers,	Wise,
Denune,	Huber,	Pearson,	York—75.
Dildine,			

So the bill passed.

The title was agreed to.



**H. B. No. 363**—Mr. Dunsbaugh, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 72, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Delehanty,	Huber,	Reynolds, Tom,
Beetham,	Dildine,	Johnston,	Robins,
Benner,	Donahay,	Jones, of Hamilton,	Robinson,
Besaw,	Drury,	Jones, of Trumbull,	Schelhorn,
Bing,	Dunn,	Kay,	Scott,
Bishop,	Dunsbaugh,	Kilbane,	Shy,
Blauser,	Emery,	Lentz,	Smith,
Bliss,	Entemann,	Lonz,	Spidel,
Bond,	Evans,	Luchsinger,	Stokes,
Bonser,	Fouts,	McCoy,	Stump,
Brach,	Gardner,	Madden,	Swedersky,
Burns,	Graham,	Matthews,	Talley,
Cable,	of Muskingum,	Miller, of Fulton,	Taylor,
Carpenter,	Greve,	Morris,	Thompson,
Chester,	Griswold,	Moyer,	Waterston,
Clark,	Halstead,	Myers,	Wenner,
Cowan,	Hooley,	Pearson,	Wiest,
Crabbe,	Hopple,	Reynolds, Jas. A.,	Wise—72.
Crosser,			

Those voting in the negative are: Messrs. Carson, Copeland and Kreider.

So the bill passed.

The title was agreed to.

**H. B. No 366**—Mr. Lonz, was taken up and read the third time

The question being, "Shall the bill pass?"

Mr. Lonz moved to amend as follows:

In line 7 after the word "with" insert the words "or without".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 79, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hastings,	Morris,
Barnes,	Crosser,	Hinchey,	Moyer,
Beetham,	Davis,	Hoover,	Mulcahy,
Benner,	Delehanty,	Hopple,	Myers,
Besaw,	Denune,	Johnston,	Robins,
Billingslea,	Dildine,	Jones, of Hamilton,	Russell,
Bing,	Dodge,	Jones, of Trumbull,	Schelhorn,
Bishop,	Donahay,	Kay,	Shy,
Blauser,	Drury,	Kilbane,	Silver,
Bliss,	Dunn,	Kreider,	Smith,
Bond,	Emery,	Lawyer,	Spidel,
Bonser,	Entemann,	Lentz,	Stokes,
Brach,	Evans,	Lonz,	Stump,
Bryson,	Gardner,	Luchsinger,	Swedersky,
Burns,	Gordon, of Brown,	Lytle,	Talley,
Cable,	Graham,	McCoy,	Taylor,
Carson,	of Muskingum,	McFarland,	Thompson,
Chester,	Greve,	McKay,	Waterston,
Clark,	Griswold,	Matthews,	Weaver,
Copeland,	Harter,	Miller, of Fulton,	Wise—79.

So the bill passed.

The title was agreed to.

**H. B. No. 448** — Mr. Hughes, was taken up.

Mr. Beetham moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 320** — Mr. Matthews, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Myers demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 94, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hastings,	Mulcahy,
Barnes,	Crosser,	Hinchey,	Myers,
Beetham,	Davis,	Hooley,	Pearson,
Benner,	Delehanty,	Hoover,	Reynolds, Jas. A.,
Besaw,	Dennue,	Hopple,	Reynolds, Tom,
Billingslea,	Dildine,	Huber,	Robins,
Bing,	Dodge,	Johnston,	Robinson,
Bishop,	Donahay,	Jones, of Hamilton,	Russell,
Blauser,	Drury,	Jones, of Trumbull,	Schelhorn,
Bond,	Dunn,	Kay,	Scott,
Bonser,	Dunspaugh,	Kreider,	Shy,
Brach,	Emery,	Lawyer,	Silver,
Bryson,	Evans,	Lentz,	Smith,
Burns,	Fouts,	Lonz,	Spidel,
Cable,	Gardner,	Luchsinger,	Stokes,
Carpenter,	Gordon, of Brown,	Lytle,	Stump,
Carson,	Graham,	McCoy,	Swedersky,
Chester,	of Licking,	McFarland,	Talley,
Clark,	Graham,	McKay,	Taylor,
Cochrun,	of Muskingum,	Madden,	Thompson,
Comings,	Green,	Matthews,	Waterston,
Cookston,	Griswold,	Miller, of Fulton,	Weaver,
Copeland,	Halstead,	Morris,	Wildermuth,
Cowan,	Harter,	Moyer,	Wise—94.

Those voting in the negative are: Messrs. Greve and Kilbane.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 81** — Mr. Evans, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays 17, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Bryson,	Dennue,	Federman,
Barnes,	Cable,	Dildine,	Gordon, of Brown,
Beetham,	Carpenter,	Dodge,	Graham,
Benner,	Comings,	Dunn,	of Licking,
Bing,	Cookston,	Dunspaugh,	Graham,
Bishop,	Cowan,	Emery,	of Muskingum,
Blauser,	Crosser,	Entemann,	Griswold,
Brach,	Delehanty,	Evans,	Harter,

Those voting in the affirmative are: Messrs. — Concluded.

Hastings,	Kilbane,	Miller, of Fulton,	Stokes,
Helfrich,	Kreider,	Morris,	Stump,
Hinchey,	Lentz,	Moyer,	Swedersky,
Hooley,	Lonz,	Mulcahy,	Talley,
Hoover,	Luchsinger,	Myers,	Taylor,
Hopple,	Lustig,	Reynolds, Jas. A.,	Thompson,
Huber,	Lytle,	Reynolds, Tom,	Wildermuth,
Johnston,	Madden,	Scott,	Wise,
Jones, of Trumbull,	Matthews,	Smith,	York—67.
Kay,			

Those voting in the negative are: Messrs.

Billingslea,	Davis,	Halstead,	Robins,
Bond,	Donahay,	Lawyer,	Robinson,
Cochrun,	Drury,	Miller, of Stark,	Schelhorn,
Copeland,	Green,	Pearson,	Silver—17.
Crabbe,			

So the bill passed.

The title was agreed to.

**H. B. No. 364** — Mr. Barnes, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Kay moved to amend as follows:

After line 14 add the following:

Section 3. Nothing in the foregoing sections shall be applied to compel the discharge of any janitor, caretaker or custodian, who, at the time of the adoption of this act, is fulfilling the duties of such position to the entire satisfaction of the county commissioners and township trustees.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 63, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Crosser,	Graham,	Miller, of Fulton,
Barnes,	Davis,	of Licking,	Myers,
Beetham,	Denunc,	Green,	Robins,
Resaw,	Dildine,	Griswold,	Robinson,
Bing,	Donahay,	Halstead,	Schelhorn,
Blauser,	Drury,	Helfrich,	Scott,
Brach,	Dunn,	Huber,	Silver,
Burns,	Dunspaugh,	Jones, of Trumbull,	Swedersky,
Cable,	Emery,	Kay,	Talley,
Carpenter,	Entemann,	Kreider,	Taylor,
Chester,	Evans,	Lawyer,	Waterston,
Clark,	Faris,	Luchsinger,	Weaver,
Cochrun,	Federman,	Lytle,	Wenner,
Cookston,	Foster,	McCoy,	Wiest,
Copeland,	Fouts,	McFarland,	Wise,
Crabbe,	Gordon, of Brown,	Madden,	York—63.

Those voting in the negative are: Messrs. Billingslea and Dodge.

So the bill passed.

The title was agreed to.



Mr. Crosser requested the use of the Hall of the House of Representatives for Monday evening, April 14, 1919, when Mr. C. C. Hyatt of St. Louis will be present and speak on the subject of Taxation Classification.

The request was granted.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

**S. J. R. No. 40** — Mr. Whittemore.

Directing committee on Enrollment to correct certain errors in **House Bill No. 240** — Mr. Matthews.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
CHAS. A. WHITE,  
THOMAS W. LATHAM,

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES.

The Speaker of the House, in the presence of the House, signed said Joint Resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**H. B. No. 240** — Mr. Matthews.

Defining optometry, providing a state board of optometry, providing for the licensing of persons to practice optometry and for the revocation and suspension of such licenses and providing penalties for violations.

JOHN E. BARNES,  
C. F. McCOY,  
GEORGE SCHELHORN,  
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,  
TOM W. JONES,  
CARL V. BEEBE.

The speaker of the House, in the presence of the House, signed said bill.

On motion of Mr. Beetham, the House passed to the fourth order of business, being reports of standing committees.

Mr. Carpenter submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 343** — Mr. Besaw, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
HARRY L. FEDERMAN,  
FRANK C. WISE,  
H. M. CARPENTER,  
HARRY F. BROWN,  
HARRY McKAY,

DOW W. HARTER,  
D. W. BESAW,  
E. M. CROSSER,  
J. S. GRAHAM,  
R. M. BILLINGSLEA.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Federman submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 358** — Mr. Federman, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, strike out the words "to other" and insert in lieu thereof "an additional".

In line 3, strike out the letter "s" in the word "institutions".

In line 5, after the word "located" strike out the comma, also the word "one".

In line 6, after the word "northern" strike out the words "and the other" and insert the word "or". In the same line strike out the letter "s" from the word "points".

In line 11, strike out the letter "s" in the word "institutions".

In line 12, strike out the letter "s" in the word "sites", and also add a comma.

In line 12, after the word "site" strike out the balance of the line, also line 13, 14 and 15.

In line 16, strike out the first five words "respective sections of the state".

In line 21, strike out the word "otherwise" and insert the word "appropriation".

In line 22, strike out the word "two" and strike out the letter "s" in the word "institutions".

In line 32, after the first word "of" insert the words "such building or".

At the end of line 33, strike out the word "may" and insert the following: "with the unanimous approval of the state building commission and whenever said commission may deem it more economical so to do, may construct, in whole or in part, any of such buildings or other improvements, and may purchase or furnish such materials, supplies, and labor for the construction, equipment, and furnishing of said buildings, improvements, and facilities as it may deem necessary or advisable, in which event the provisions of section 2314 to 2330 of the General Code, both inclusive, shall not apply".

Strike out lines 34, 35 and 36.

In line 37, after the word "of" strike out the words "one million, two hundred and fifty thousand" and insert in lieu thereof "six hundred and fifty thousand".

In line 41 strike out the letter "s" from the word "sites"; also the word "two" and the letter "s" in the word "institutions".

In line 43 after the word "suitable" insert the following: "building or".

In line 44 after the word "necessary" strike out the semi-colon and insert a period. In the same line after the period strike out the balance of the line.

Also all of lines 45, 46 and 47.

HARRY L. FEDERMAN,  
C. W. KING,  
FRANK C. WISE,  
H. M. CARPENTER,  
HARRY F. BROWN,  
HARRY McKAY,

DOW W. HARTE,  
D. W. BESAW,  
E. M. CROSSER,  
JOHN COWAN,  
JAS. A. REYNOLDS,  
C. W. McFARLAND.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kay submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **S. B. No. 57**—Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

J. S. GRAHAM,  
HENRY EVANS,  
CHAS. S. KAY,  
W. R. COMINGS,  
ROY L. SWEDERSKY,

B. J. EMERY,  
SIMEON H. BING,  
A. LEE BEATY,  
FRANK DELEHANTY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Kay submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **S. B. No. 124**—Mr. Norris, having had the same under consideration, reports it back and recommends its passage.

J. S. GRAHAM,  
HENRY EVANS,  
CHAS. S. KAY,  
W. R. COMINGS,  
ROY L. SWEDERSKY,

B. J. EMERY,  
SIMEON H. BING,  
A. LEE BEATY,  
FRANK DELEHANTY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Hoover submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 128**—Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

K. E. HOOVER,  
CHARLES H. FOUTS,  
H. H. GRISWOLD,  
H. T. ROBINS,

W. W. STOKES,  
A. LEE BEATY,  
M. CLARK,  
GEO. S. MYERS.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **S. J. R. No. 31**—The Joint Committee on Taxation, Messrs. Robins, Beetham and Hopple.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:



**S. B. No. 161** — Mr. Busbey.

To abolish the necessity for words of limitation in conveyances, devises and grants in order to pass a fee simple and authorize the use of short form deeds, quitclaims and mortgages.

**S. B. No. 142** — Mr. Kryder.

Authorizing the probate judge of Summit county, Ohio, to discharge trustee appointed under authority of sundry appropriations act of 1914 (104 O. L. 211) to invest funds appropriated for use of Marie Thompson.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives for a committee of Conference on matters of difference between the two Houses on **Am. S. B. No. 145** — Joint Committee on Taxation, and the President of the Senate appointed as managers on the part of the Senate Messrs. Parrett, Bellew and Berry.

Attest:

W. E. HALLEY,  
Clerk.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **Am. S. B. No. 145** — The Joint Committee on Taxation; Messrs. Robins, Beetham and Hopple.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 292** — Mr. Pugh.

To repeal sections 1683-12, 1683-13, 1683-14, 1683-15, 1683-16, 1683-17, 1683-18 and 1683-19, providing for a court of domestic relations for Lucas county, Ohio, and prescribing the jurisdiction of said court.

Attest:

W. E. HALLEY,  
Clerk.

By unanimous consent Mr. Denune offered the following resolution:

**H. J. R. No. 52** — Mr. Denune.

Of respect for the soldiers of Ohio, living and dead.

WHEREAS, The recent enthusiastic welcome to the Ohio soldiers who have returned safely to their homes, families and friends expresses the sentiment of all citizens of the state who are proud of the fact that these stalwart sons of Ohio have proved themselves more than a match

for any foe, and whose prowess has become known to the ends of the earth, and

WHEREAS, This gladness is tempered by the thought of those mothers, fathers, wives and sweethearts whose loved ones sleep forever in the fields of France and Flanders or who have returned maimed and broken by the terrible scourge of war, and

WHEREAS, Our sentiment is expressed in the words of another, written for a different occasion but which are applicable today, as follows:

"We see the maiden in the shadow of her first sorrow. We see the silvered head of the old man bowed with his last grief.

These heroes are dead. They died for liberty — they died for us. They are at rest. They sleep in the land they made free, . . . under the solemn pines, the sad hemlocks, the tearful willows, and the embracing vines. They sleep beneath the shadows of the clouds, in the windowless palace of rest. Earth may run red with other wars — they are at peace. In the midst of battle, in the roar of conflict, they found the serenity of death. I have one sentiment for the soldiers living and dead: Cheers for the living; tears for the dead."

therefore,

*Be it resolved by the General Assembly of the State of Ohio,* That this body hereby expresses itself as sharing in fullest measure the gladness of those whose boys have come back, and in the sorrow of those who will never again hear the footsteps of return, and this body further declares itself obligated to treat with every care and consideration the needs of the returned soldiers and their widows and orphans.

*Be it further resolved,* That out of respect to those soldiers who will never return and to the mothers and fathers who have made the supreme sacrifice on the altar of their country, we do now adjourn.

Mr. Denune moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Denune moved that further consideration of said resolution be deferred.

The motion was agreed to.

**6:00 o'clock p. m.**

On motion of Mr. Federman the House recessed until 7:30 o'clock p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

**H. B. No. 477** — Mr. Freeman, was taken up.

Mr. Beetham moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. S. B. No. 87** — Mr. Lloyd, was taken up.

The question being, "Shall the bill pass?"

Mr. Thompson demanded a call of the House, which was duly seconded, taken, and ninety-one members answered to their names.

The absentees are: Messrs.

Backowski,	Entemann,	Kilbane,	Jas. A. Reynolds,
Baker,	Gordon,	King,	Tom Reynolds,
Beaty,	of Logan,	Lustig,	Robins,
Bliss,	Gorrell,	Lytle,	Silver,
Brown,	Halstead,	McKay,	Stokes,
Comings,	Hatch,	Madden,	Waterston,
Cowan,	Hooley,	Miller,	Winter,
Crabbe,	Hopple,	of Stark,	York.
Dunspaugh,	Hughes,	Pugh,	

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Thompson further proceedings under the call were dispensed with.

The question recurring on the passage of **Am. S. B. No. 87** — Mr. Lloyd.

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Greve,	Moyer,
Atkinson,	Cowan,	Griswold,	Mulcahy,
Barnes,	Crosser,	Halstead,	Myers,
Beetham,	Delehanty,	Harter,	Pearson,
Benner,	Dennue,	Helfrich,	Robinson,
Besaw,	Dodge,	Hinchey,	Russell,
Billingslea,	Donahay,	Hoover,	Schelhorn,
Bing,	Drury,	Huber,	Scott,
Bishop,	Dunspaugh,	Johnston,	Shy,
Blauser,	Emery,	Jones, of Hamilton,	Smith,
Bond,	Entemann,	Jones, of Trumbull,	Spidel,
Bonser,	Evans,	Kay,	Stump,
Brach,	Faris,	Kreider,	Swedersky,
Bryson,	Foster,	Lawyer,	Talley,
Burns,	Fouts,	Lentz,	Taylor,
Cable,	Freeman,	Luchsinger,	Thompson,
Carpenter,	Gordon, of Brown,	McCoy,	Walsh,
Carson,	Graham,	McFarland,	Weaver,
Clark,	of Licking,	Matthews,	Wiest,
Cochrun,	Graham,	Miller, of Fulton,	Wildermuth,
Comings,	of Muskingum,	Miller, of Stark,	Wise—85.
Cookston,	Green,	Morris,	

So the bill passed.

The title was agreed to.

**S. B. No. 119** — Mr. Latham, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Besaw,	Bonser,	Carson,
Atkinson,	Bing,	Bryson,	Chester,
Barnes,	Bishop,	Burns,	Clark,
Beetham,	Blauser,	Cable,	Comings,
Benner,	Bond,	Carpenter,	Cookston,



Those voting in the affirmative are: Messrs.—Concluded.

Copeland,	Gardner,	Kay,	Reynolds, Tom;
Cowan,	Graham,	Kreider,	Robinson,
Crosser,	of Licking,	Lawyer,	Russell;
Davis,	Graham,	Lentz,	Schelhorn,
Delehanty,	of Muskingum,	Lonz,	Scott,
Denune,	Green,	Luchsinger,	Shy,
Dodge,	Griswold,	Lustig,	Smith,
Donahay,	Halstead,	McCoy,	Spidel,
Drury,	Harter,	Matthews,	Stump,
Dunspaugh,	Hastings,	Miller, of Fulton,	Swedersky,
Emery,	Helfrich,	Miller, of Stark,	Talley,
Evans,	Hoover,	Morris,	Taylor,
Faris,	Huber,	Moyer,	Wiest,
Foster,	Johnston,	Mulcahy,	Wildermuth,
Fouts,	Jones, of Hamilton,	Myers,	Wise—81.
Freeman,	Jones, of Trumbull,	Reynolds, Jas. A.,	

So the bill passed.

The title was agreed to.

Mr. Swedersky moved to amend the authorship as follows:

At the head of the bill after the name of the author insert "Swedersky".

The motion was agreed to and the authorship was so amended.

**S. B. No. 121** — Mr. Berry, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Harter,	Moyer,
Banker,	Delehanty,	Hastings,	Mulcahy,
Barnes,	Denune,	Helfrich,	Myers,
Beaty,	Dildine,	Hinchey,	Reynolds, Jas. A.,
Beetham,	Donahay,	Hoover,	Robinson,
Benner,	Drury,	Hopple,	Russell,
Besaw,	Dunspaugh,	Huber,	Schelhorn,
Billingslea,	Emery,	Jones, of Hamilton,	Scott,
Bing,	Entemann,	Jones, of Trumbull,	Shy,
Blauser,	Evans,	Kay,	Silver,
Eond,	Foster,	Kreider,	Smith,
Bonser,	Fouts,	Lawyer,	Spidel,
Bryson,	Freeman,	Lentz,	Stump,
Burns,	Gardner,	Lonz,	Swedersky,
Cable,	Gordon, of Brown,	Luchsinger,	Talley,
Carpenter,	Graham,	Lustig,	Taylor,
Chester,	of Licking,	Lytle,	Walsh,
Comings,	Graham,	McCoy,	Weaver,
Cookston,	of Muskingum,	McFarland,	Wiest,
Copeland,	Green,	Matthews,	Wildermuth,
Cowan,	Griswold,	Miller, of Fulton,	Wise—85.
Crabbe,	Halstead,	Morris,	

So the bill passed.

The title was agreed to.

**H. B. No. 225** — Mr. Scott, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Foster moved to amend as follows:

Strike out the last three words in line 16, all of line 17 and line 18 to and including the comma.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 17, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Green,	Morris,
Banker,	Davis,	Halstead,	Moyer,
Barnes,	Dodge,	Harter,	Mulcahy,
Beaty,	Donahay,	Hookey,	Pearson,
Beetham,	Drury,	Hopple,	Reynolds, Tom,
Benner,	Dunspaugh,	Huber,	Russell,
Besaw,	Entemann,	Jones, of Hamilton,	Scott,
Bing,	Evans,	Jones, of Trumbull,	Silver,
Bonser,	Faris,	Kay,	Smith,
Bryson,	Federman,	Kreider,	Spidel,
Burns,	Fouts,	Lentz,	Talley,
Cable,	Freeman,	Luchsinger,	Taylor,
Carpenter,	Gardner,	Lustig,	Walsh,
Clark,	Graham,	Lytle,	Weaver,
Cochrun,	of Licking,	Madden,	Winter,
Comings,	Graham,	Matthews,	Wise—65.
Copeland,	of Muskingum,	Miller, of Fulton,	

Those voting in the negative are: Messrs.

Bliss,	Emery,	Lawyer,	Miller, of Stark,
Bond,	Foster,	Lonz,	Myers,
Brach,	Helfrich,	McCoy,	Reynolds, Jas. A.,
Crosser,	Hinchey,	McFarland,	Shy—17.
Delehanty,			

So the bill passed.

The title was agreed to.

**S. B. No. 135** — Mr. Liggitt, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 81, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Davis,	Griswold,	Miller, of Stark,
Beaty,	Denune,	Halstead,	Morris,
Benner,	Dildine,	Harter,	Moyer,
Besaw,	Dodge,	Hinchey,	Myers,
Bing,	Donahay,	Hookey,	Pearson,
Bishop,	Drury,	Hoover,	Russell,
Blauser,	Dunspaugh,	Hopple,	Schelhorn,
Bonser,	Emery,	Huber,	Scott,
Bryson,	Entemann,	Johnston,	Smith,
Burns,	Evans,	Jones, of Hamilton,	Spidel,
Cable,	Faris,	Kay,	Talley,
Carpenter,	Federman,	Kreider,	Taylor,
Carson,	Fouts,	Lawyer,	Walsh,
Chester,	Freeman,	Lentz,	Weaver,
Clark,	Gardner,	Luchsinger,	Wenner,
Cochrun,	Gordon, of Brown,	Lustig,	Wiest,
Comings,	Graham,	Lytle,	Wildermuth,
Cookston,	of Licking,	McCoy,	Winter,
Copeland,	Graham,	McFarland,	Wise,
Crabbe,	of Muskingum,	Madden,	York—81.
Crosser,	Green,	Miller, of Fulton,	

Messrs. Bliss, Mulcahy and Jas. A. Reynolds voted in the negative.  
So the bill passed.

The title was agreed to.

**H. B. No. 393** — Mr. Wise, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Graham,	Miller, of Fulton,
Banker,	Crosser,	of Muskingum,	Miller, of Stark,
Barnes,	Davis,	Green,	Morris,
Beaty,	Delehanty,	Griswold,	Moyer,
Benner,	Denune,	Harter,	Mulcahy,
Besaw,	Dildine,	Hastings,	Myers,
Bing,	Dodge,	Helfrich,	Pearson,
Blauser,	Donahay,	Hinchey,	Russell,
Bond,	Drury,	Hoover,	Smith,
Bonser,	Dunspaugh,	Huber,	Spidel,
Bryson,	Emery,	Johnston,	Talley,
Burns,	Entemann,	Kreider,	Taylor,
Cable,	Evans,	Lawyer,	Walsh,
Carpenter,	Faris,	Lentz,	Weaver,
Carson,	Federman,	Lonz,	Wenner,
Chester,	Fouts,	Luchsinger,	Wildermuth,
Cochrun,	Freeman,	Lytle,	Winter,
Comings,	Gardner,	McCoy,	Wise,
Cookston,	Gordon, of Brown,	McFarland,	York—78.
Copeland,	Graham,	Matthews,	
	of Licking,		

Those voting in the negative are: Messrs. Bliss and Schelhorn.

So the bill passed.

The title was agreed to.

**Am. S. B. No. 132** — Mr. Liggitt, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Banker,	Crosser,	Graham,	Miller, of Fulton,
Barnes,	Davis,	of Muskingum,	Miller, of Stark,
Benner,	Delehanty,	Green,	Moyer,
Bing,	Dildine,	Griswold,	Mulcahy,
Bishop,	Dodge,	Hastings,	Myers,
Blauser,	Donahay,	Helfrich,	Pearson,
Bond,	Drury,	Hooley,	Reynolds, Tom,
Bonser,	Dunspaugh,	Hoover,	Robins,
Bryson,	Emery,	Johnston,	Russell,
Burns,	Entemann,	Jones, of Hamilton,	Schelhorn,
Cable,	Evans,	Kay,	Silver,
Carpenter,	Faris,	Kreider,	Spidel,
Carson,	Federman,	Lawyer,	Talley,
Chester,	Fouts,	Lentz,	Walsh,
Comings,	Freeman,	Lonz,	Weaver,
Cookston,	Gardner,	Luchsinger,	Wenner,
Copeland,	Graham,	Lytle,	Wiest,
Cowan,	of Licking,	McCoy,	Winter,
Crabbe,		McFarland,	Wise—73,

So the bill passed.

The title was agreed to.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 387** — Mr. Walsh.

Relating to park districts.

With the following amendments in which the concurrence of the House is requested.

In line 4, after the word "section" strike out the remainder of the line and insert in lieu thereof the following: "2976-10d, 2976-10e, 2976-10f, 2976-10g, 2976-10h and 2976-10i."

In line 5, strike out the figures "2976-16,".

In line 7, strike out "acquitted" and insert in lieu thereof "acquired".

In line 13, strike out "shal" and insert in lieu thereof the word "shall".

In line 27, strike out the figures "2976-11" and insert "2976-10d".

In line 45, strike out the figures "2976-12" and insert "2976-10e".

In line 55, strike out the figures "2976-13" and insert "2976-10f".

In line 68 strike out the word "provided" and insert in lieu thereof the word "specified" and add the following: "Provided, however, that no such lands shall be sold at either public or private sale without the approval of the probate court of the county in which such lands are situated".

In line 69, strike out the figures "2976-14" and insert "2976-10g".

In line 81, strike out the figures "2976-15" and insert "2976-10h".

In line 88, at the beginning of said line, insert "Sec. 2976-10i".

Strike out all of line 4 in said title and insert in lieu thereof the following: "2976-10d, 2976-10e, 2976-10f, 2976-10g, 2976-10h, and 2976-10i".

In line 5, strike out "and 2976-16,".

In line 7 of the title, after the word "lands," insert "for the levying of taxes,".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Walsh moved that the rules be suspended and that the Senate amendments be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Emery,	Helfrich,
Benner,	Cochrun,	Entemann,	Huber,
Besaw,	Comings,	Evans,	Johnston,
Billingslea,	Cookston,	Fouts,	Jones, of Hamilton,
Bing,	Copeland,	Gardner,	Jones, of Trumbull,
Bishop,	Crabbe,	Gordon, of Brown	Kay,
Blauser,	Crosser,	Graham,	Kreider,
Bliss,	Delehanty,	of Licking,	Lawyer,
Bonser,	Denune,	Graham,	Lentz,
Bryson,	Dildine,	of Muskingum,	Lonz,
Burns,	Dodge,	Green,	Lytle,
Cable,	Donahay,	Griswold,	Miller, of Fulton,
Carpenter,	Drury,	Halstead,	Miller, of Stark,
Carson,	Dunspaugh,	Hastings,	Moyer,

Those voting in the affirmative are:— Concluded.

Mulcahy,	Schelhorn,	Taylor,	Wildermuth,
Myers,	Scott,	Walsh,	Winter,
Pearson,	Silver,	Weaver,	Wise,
Reynolds, Tom,	Smith,	Wenner,	York—73.
Robinson,	Spidel,	Wiest,	

The Senate amendments were concurred in.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 107**— Mr. Stone.

To amend section 614-44 of the General Code, relative to rates to be charged by certain public utilities.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **Am. S. B. No. 69**— Mr. Sparks.

To provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new penitentiary, and herewith returns said bill.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 104**— Mr. Jones, of Trumbull.

Providing for the granting of badges of honor to the Ohio soldiers and sailors.

With the following amendments in which the concurrence of the House is requested:

In line 4, after the word "man", insert a comma, and add "and proper mementoes to the parents or next of kin of those killed in action, or who died while in the service,".

In line 6, amend the amendment by inserting after the word "soldiers" the words "and sailors".

In line 6 after the comma following "1918" strike out the word "and" and insert in lieu thereof the word "the".

In line 6 after the comma following "1899" insert the words "and all surviving soldiers who served in the army and navy of the United States in the civil war".

In line 15 after the words "World War" strike out the word "and" and insert in lieu thereof the word "the".

In line 15 after the words "Spanish-American war" insert the words "and surviving soldiers and sailors of the civil war".

In line 17a strike out the word "sixty" and insert in lieu thereof the word "seventy-five".

Strike out in the title the word "and" where it occurs after "1919" and insert in lieu thereof a comma and the word "the".

In the title, after "1899", insert the words "and surviving soldiers and sailors who served in the armies of the United States in the Civil War".

Attest:

W. E. HALLEY,

Clerk.

Consideration of the Senate amendments was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **Am. H. B. No. 355** — Mr. Thompson.

Relating to extradition, to include offenses other than felonies and provide for payment of expenses of extradition.

And herewith returns said bill.

Attest:

W. E. HALLEY,

Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 178** — Mr. Federman.

Releasing the city of Cincinnati from payment of rental provided for in leases of part of the Miami and Erie canal executed under authority of the act passed May 15th, 1911.

With the following amendments in which the concurrence of the House is requested.

Strike out all of line three (3) after the numerals "1925".

Strike out all of lines four (4), five (5), six (6), seven (7) and eight (8).

Strike out of line nine (9) "(106 Ohio Laws 293)".

Insert in line ten (10) after the word "rent" the following:

"for that portion of the Miami and Erie canal leased by the state of Ohio to the city of Cincinnati by the lease dated August 29, 1912, executed under authority of the act passed May 15, 1911, (102 Ohio Laws 168) and by the amended lease dated January 6, 1917, executed under authority of the act passed May 17, 1915, (106 Ohio Laws 293)".

Strike out all of section two (2) and insert in lieu thereof the following:

"Said lease and amended lease, and all the terms, conditions, covenants and agreements therein contained as modified in section 1 of this act, are hereby declared to be valid and in full force and effect and are hereby ratified and confirmed".

Strike out all of line twenty-six (26) after the numerals "1925".

Strike out all of line twenty-seven (27).



Strike out all of line twenty-eight (28) excepting the word "anything" at the end of said line.

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 14** — Mr. Sparks.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate refuses to accede to the request of the House of Representatives for the return of **H. B. No. 415** — Mr. Scott.

Relating to assessments of lots for improvement.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Spidel arose to a question of privilege,, and asked that his vote be recorded on **Am. H. B. No. 364** — Mr. Barnes. His name being called, Mr. Spidel voted "aye".

Mr. Winter submitted the following report:

The standing committee on Insurance, to which was referred **S. B. No. 91** — Mr. O'Brien, having had the same under consideration, reports it back and recommends its passage.

EDW. A. WINTER,  
E. L. DONAHAY,  
C. M. DRURY,  
W. A. RUSSELL,  
H. M. CARPENTER,

HARRY F. BROWN,  
HARRY D. SILVER,  
TOM J. BRANNON,  
THOMAS MULCAHY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 514** — Mr. Spidel (by request).

To enact sections to be known as sections 1039 and 1039-1 and to amend sections 1040, 1041, 1045 and to add supplementary section 1041-1 of the General Code, providing for the better protection of life and property against injury or damage resulting from the operation of steam engines and boilers by incompetent engineers and others by creating a separate department for the examining of steam engineers.

**Sub. H. B. No. 82** — Mr. Huber, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Cowan moved to amend as follows:

In line 20, after the word "Assembly" insert, "to which said claim shall first be presented for allowance."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Morris demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close, which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays 32, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Delehanty,	Hoover,	Myers,
Beaty,	Denune,	Huber,	Reynolds, Jas. A.,
Benner,	Dodge,	Johnston,	Reynolds, Tom,
Bishop,	Gordon, of Brown,	Lentz,	Robinson,
Carson,	Greve,	Lonz,	Schelhorn,
Cochran,	Halstead,	Luchsinger,	Smith,
Comings,	Hastings,	Moyer,	Wildermuth,
Cowan,	Hinchey,	Mulcahy,	York — 32.

Those voting in the negative are: Messrs.

Bing,	Davis,	Graham,	Miller, of Fulton,
Bliss,	Emery,	of Muskingum,	Miller, of Stark,
Bond,	Evans,	Hooley,	Morris,
Bonser,	Foster,	Jones, of Trumbull,	Scott,
Cable,	Fouts,	Kreider,	Stump,
Carpenter,	Freeman,	Lawyer,	Talley,
Chester,	Graham,	McCoy,	Taylor,
Cookston,	of Licking,	Matthews,	Weaver,
Crosser,			Wise — 32.

The bill not having received a constitutional majority was lost.

Mr. Denune moved that **H. J. R. No. 52** — Mr. Denune, consideration of which had previously been deferred be now taken up and considered.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 74, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Miller, of Fulton,
Banker,	Crosser,	of Muskingum,	Miller, of Stark,
Barnes,	Davis,	Green,	Moyer,
Beaty,	Delehanty,	Greve,	Mulcahy,
Benner,	Denune,	Griswold,	Myers,
Besaw,	Dodge,	Harter,	Pearson,
Bing,	Dunn,	Hastings,	Reynolds, Jas. A.,
Bishop,	Dunspaugh,	Hinchey,	Schelhorn,
Blausser,	Emery,	Hooley,	Scott,
Bliss,	Evans,	Jones, of Trumbull,	Silver,
Bonser,	Faris,	Kay,	Spidel,
Bryson,	Federman,	Kilbane,	Stump,
Cable,	Foster,	Kreider,	Taylor,
Carpenter,	Fouts,	Lawyer,	Weaver,
Carson,	Freeman,	Lentz,	Wenner,
Chester,	Gardner,	Lonz,	Wiest,
Cochran,	Gordon, of Brown,	Luchsinger,	Wildermuth,
Comings,	Graham,	McCoy,	Wise,
Cookston,	of Licking,	McFarland,	York — 74.

The resolution was adopted and at 10:10 o'clock p. m. the House adjourned until 9:30 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,

Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, April 10th, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Dunn arose to a question of privilege, and asked that his vote be recorded on **Sub. H. B. No. 82** — Mr. Hughes. His name being called, Mr. Dunn voted "aye".

Mr. McFarland arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 359** — Mr. Freeman. His name being called, Mr. McFarland voted "aye".

Mr. McFarland arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 313** — Mr. Harter. His name being called, Mr. McFarland voted "aye".

The House then proceeded to the second order of business, being bills for third reading.

**H. B. No. 448** — Mr. Hughes, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 87, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Helfrich,	Myers,
Barnes,	Denune,	Hinchey,	Pearson,
Beaty,	Dodge,	Hooley,	Reynolds, Jas. A.,
Beetham,	Donahay,	Hoover,	Robins,
Benner,	Drury,	Hopple,	Robinson,
Besaw,	Dunn,	Huber,	Schellhorn,
Bing,	Dunspaugh,	Johnston,	Scott,
Blauser,	Emery,	Jones, of Trumbull,	Shy,
Bonser,	Evans,	Kay,	Silver,
Brown,	Faris,	Kreider,	Smith,
Burns,	Federman,	Lawyer,	Spidel,
Cable,	Foster,	Lonz,	Stokes,
Carpenter,	Fouts,	Luchsinger,	Stump,
Carson,	Gardner,	Lytle,	Swedersky,
Clark,	Graham,	McCoy,	Talley,
Cochran,	of Muskingum,	McFarland,	Thompson,
Comings,	Green,	Madden,	Weaver,
Cookston,	Greve,	Matthews,	Wenner,
Copeland,	Griswold,	Miller, of Fulton,	Wiest,
Cowan,	Halstead,	Morris,	Winter,
Crabbe,	Harter,	Moyer,	Wise,
Crosser,	Hastings,	Mulcahy,	York — 87.

Mr. Billingslea voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 440** — Mr. Winter, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:



Those voting in the affirmative are: Messrs.

Atkinson,	Dildine,	Hooley,	Myers,
Baker,	Dodge,	Hoover,	Reynolds, Jas. A.,
Beaty,	Donahay,	Hopple,	Robins,
Beetham,	Drury,	Johnston,	Robinson,
Benner,	Dunspaugh,	Jones, of Trumbull,	Schelhorn,
Besaw,	Emery,	Kay,	Scott,
Billingslea,	Entemann,	Kilbane,	Shy,
Bing,	Evans,	Kreider,	Silver,
Bishop,	Faris,	Lawyer,	Smith,
Bonser,	Foster,	Lentz,	Spidel,
Brown,	Fouts,	Lonz,	Stump,
Cable,	Freeman,	Luchsinge,	Swedersky,
Carpenter,	Gardner,	Lytle,	Talley,
Chester,	Gordon, of Brown,	McCoy,	Taylor,
Cochrun,	Graham,	McKay,	Thompson,
Comings,	of Muskingum,	Madden,	Walsh,
Cookston,	Green,	Matthews,	Wenner,
Copeland,	Greve,	Miller, of Fulton,	Wiest,
Crabbe,	Griswold,	Morris,	Wildermuth,
Crosser,	Halstead,	Moyer,	Winter,
Delehanty,	Helfrich,	Mulcahy,	Wise — 85.
Denune,	Hinchey,		

So the bill passed.

The title was agreed to.

**H. B. No. 316** — Mr. Dildine, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Dildine moved to amend as follows:

In line 6 change the word "presecuted" to "prosecuted".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 84, nays none.  
as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hinchey,	Robins,
Atkinson,	Delehanty,	Hooley,	Robinson,
Barnes,	Dildine,	Hoover,	Russell,
Beaty,	Dodge,	Hopple,	Schelhorn,
Benner,	Donahay,	Johnston,	Scott,
Besaw,	Dunspaugh,	Jones, of Trumbull,	Shy,
Billingslea,	Emery,	Kay,	Silver,
Bing,	Entemann,	Kreider,	Smith,
Bishop,	Evans,	Lawyer,	Spidel,
Blauser,	Faris,	Lentz,	Stokes,
Bond,	Fouts,	Lonz,	Stump,
Bonser,	Gardner,	Luchsinger,	Swedersky,
Brown,	Gordon, of Brown,	Lytle,	Talley,
Bryson,	Graham,	McCoy,	Taylor,
Carpenter,	of Licking,	McKay,	Thompson,
Carson,	Graham,	Miller, of Fulton,	Wenner,
Chester,	of Muskingum,	Moyer,	Walsh,
Cochrun,	Green,	Mulcahy,	Wildermuth,
Comings,	Greve,	Myers,	Winter,
Cookston,	Harter,	Pearson,	Wise,
Cowan,	Hastings,	Reynolds, Jas. A.,	York — 84.
Crosser,	Hatch,		

So the bill passed.

The title was agreed to.

**H. B. No. 478** — Mr. Bryson, was taken up.

Mr. Bryson moved that said bill be informally passed, and that it retain its place on the calendar.

The motion was agreed to.

**S. B. No. 96** — Mr. Beebe, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 17, nays 61, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Comings,	Foster,	Kreider,
Beecham,	Dildine,	Hastings,	McCoy,
Bonser,	Donahay,	Hoover,	McFarland,
Chester,	Evans,	Johnston,	Weaver — 17.
Cochran,			

Those voting in the negative are: Messrs.

Alban,	Delehanty,	Helfrich,	Robinson,
Atkinson,	Dodge,	Hinchey,	Russell,
Baker,	Drury,	Hooley,	Schelhorn,
Beaty,	Dunspaugh,	Hopple,	Scott,
Billingslea,	Emery,	Lawyer,	Spidel,
Bing,	Entemann,	Luchsinger,	Stump,
Bishop,	Faris,	Lytle,	Swedersky,
Blauser,	Freeman,	McKay,	Taylor,
Brach,	Gardner,	Miller, of Fulton,	Thompson,
Carpenter,	Gordon, of Brown,	Miller, of Stark,	Walsh,
Cookston,	Graham,	Moyer,	Wenner,
Copeland,	of Licking,	Mulcahy,	Wiest,
Cowan,	Graham,	Myers,	Wildermuth,
Crabbe,	of Muskingum,	Reynolds, Jas. A.	Winter,
Crosser,	Greve,	Reynolds, Tom,	York — 61.
Davis,	Griswold,	Robins,	

The bill not having received a constitutional majority was lost.

**H. B. No. 488** — Mr. Bonser, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Luchsinger demanded the previous question, which was duly seconded. The question being, "Shall the debate now close," which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 101, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bryson,	Crosser,	Faris,
Atkinson,	Burns,	Davis,	Federman,
Baker,	Cable,	Delehanty,	Foster,
Beaty,	Carpenter,	Denne,	Freeman,
Beecham,	Carson,	Dildine,	Gardner,
Benner,	Chester,	Dodge,	Gordon, of Brown,
Billingslea,	Clark,	Donahay,	Graham,
Bing,	Cochran,	Drury,	of Licking,
Bishop,	Comings,	Dunn,	Graham,
Blauser,	Cookston,	Dunspaugh,	of Muskingum,
Bonser,	Copeland,	Emery,	Green,
Brach,	Cowan,	Entemann,	Greve,
Brown,	Crabbe,	Evans,	Griswold,

Those voting in the affirmative are: Messrs. — Concluded.

Harter,	Lentz,	Pearson,	Swedersky,
Hastings,	Lonz,	Reynolds, Jas. A.,	Talley,
Helfrich,	Luchsinger,	Reynolds, Tom,	Taylor,
Hinchey,	Lytle,	Robins,	Thompson,
Hooley,	McCoy,	Robinson,	Walsh,
Hoover,	McFarland,	Russell,	Waterston,
Hopple,	McKay,	Schelhorn,	Weaver,
Johnston,	Madden,	Shy,	Wenner,
Jones, of Hamilton,	Miller, of Fulton,	Silver,	Wiest,
Jones, of Trumbull,	Morris,	Smith,	Wildermuth,
Kay,	Moyer,	Spidel,	Wise,
Kreider,	Mulcahy,	Stokes,	York — 101.
Lawyer,	Myers,	Stump,	

Mr. Bliss voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Carson offered the following resolution:

**H. J. R. No. 53** — Mr. Carson.

To protect those engaged in agriculture.

*Bt it resolved by the General Assembly of the State of Ohio, That the Speaker of the House of Representatives and the President of the Senate are hereby authorized to appoint from the House and the Senate respectively two farmer members of opposite political parties to constitute a committee to frame and introduce at an early date a bill along the following lines:*

**SECTION 1. DEFINITIONS.** The word "agriculture" as used in this act shall include the tilling of soil; the raising of crops, including fruits, vegetables and grain; the care and cultivation of gardens; the raising of poultry and live stock; the improvement of farm lands and, in short, everything that is generally included under the following terms: farming, horticulture, animal husbandry, dairying and poultry raising.

The word "farmer" as used in this act shall mean anyone who was born or reared on a farm or has had actual and continuous experience in farm work not less than five years.

The word "farm" as used in this act shall be interpreted to mean any area or plot of ground, large or small, on which fruits, vegetables, grains, live-stock and dairy and poultry products are produced.

Sections two, three, four and five shall provide for the appointment of a state board and county boards of farm examiners who shall provide for examinations in the science and art of agriculture and grant certificates to those who successfully pass such examinations.

**SECTION 6.** On and after February 2, 1920, it shall be unlawful for any one to engage in agriculture in the state of Ohio, who has not a certificate from the state or county board of examiners.

**SECTION 7.** It shall be unlawful for the Ohio penitentiary or any state corrective, reformatory, benevolent or educational institution to engage in agriculture and the production of fruit, vegetables, grain, live-stock, poultry or dairy products for use as food or for sale in the open market; provided, however, that nothing in this act shall prevent the raising of farm products by such institution for educational, recreational and amusement purposes, but all such products thus produced shall be destroyed in order that they may not come into competition with the products of privately owned and cultivated farms in Ohio.



SECTION 8. No owner of a city lot or garden shall cultivate such lot or garden unless he be a farmer within the meaning of this act; provided, however, that the owner of such lot or garden may employ a farmer to cultivate the same.

SECTION 9. It shall be unlawful for any common carrier to bring into Ohio from another state, agricultural products which have not been produced by a farmer.

SECTION 10. The secretary of agriculture is hereby created "chief farm inspector" and he shall use as far as practicable all the deputies, inspectors, clerks and game protectors now in his department and as many more as may be necessary to enforce the provisions of this act, to the end that all the farmers of Ohio may be fully protected from competition in every form and that they may reap a more ample return for their arduous and necessary labors.

SECTION 11. Saturday afternoon from 12 o'clock noon to 12 o'clock midnight shall be a legal half holiday and the following shall be legal holidays: July fourth, Christmas Day, New Years Day, Washington's Birthday, Lincoln's Birthday, McKinley's Birthday, Decoration Day, April 6, the anniversary of the entrance of the United States into the world war, and November 11, the anniversary of the signing of the armistice of the world war, Labor Day, St. Patrick's Day, Ground Hog Day and Thursday of county fair week, to the end that the farmer and his children may have more time for rest, contemplation and patriotic manifestation.

SECTION 12. On the second day of February, popularly known as Ground Hog Day, in the year 1921, the farmer's work day shall cease to be from sunrise to sunset and shall thereafter be from 8 a. m. to 12 m. and from 1 p. m. to 4 p. m. of each day or an equivalent number of hours at his option between sunrise and sunset.

SECTION 13. It shall be unlawful for any minor under the age of sixteen years to engage in any kind of work on the farm, in order that the rural youth may have leisure for study and recreation and grow up to be ornaments to the ancient and honorable profession of agriculture.

SECTION 14. All farmers and all women engaged in housework on a farm shall be entitled to have in addition to the half holiday and holidays provided in section 11 of this resolution an annual vacation of two weeks with full pay.

SECTION 15. Any person violating the provisions of this resolution shall be fined not less than fifty dollars nor more than one thousand dollars or be imprisoned in the county jail not less than ten days nor more than one hundred days or be sentenced to labor on an isolated farm not less than one month nor more than two years; and each day of continued violation shall be considered a separate offense.

The resolution was laid over under the rule.

Mr. Crabbe moved that the vote whereby **H. B. No. 225** — Mr. Scott, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

11:00 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of **Am. S. B. No. 45** — Mr. Parrett.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Kay moved to amend as follows:

In line 773 strike out the word "Huting" and insert in lieu thereof the word "Hunting".

In line 788 strike out the word "sold" and insert in lieu thereof the word "killed".

In line 776 strike out the word "unlawful" and insert in lieu thereof the word "lawful".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Dunn moved to amend as follows:

In line 407 strike out the word "opposite" and insert in lieu thereof the words "north of Toledo commonly known as".

In line 515 strike out the words "the terminal bridge above the Toledo Country Club" and insert in lieu thereof "Cherry Street bridge in Toledo".

In line 521, after period following the word "river" insert the following sentence: "From the first day of March to the first day of May, both inclusive, the fish named in this section may be taken in the inland fishing district by the use of a dip-net not to exceed ten feet square."

Mr. Myers requested that the original amendment be divided.

The Speaker divided same as follows:

First division included only that part of the original division covered by line 407.

The motion to amend as provided in the first division was agreed to and the bill was so amended.

The second division included all the amendment as originally presented except that portion contained in the first division as above indicated.

The motion to amend as provided by the second division was not agreed to.

11:35 o'clock a. m.

On motion of Mr. Beetham the House recessed until 1:30 o'clock p. m.

1:30 o'clock p. m.

The House met pursuant to recess.

The question recurring on the passage of **Am. S. B. No. 45** — Mr. Parrett.

Mr. Dunn moved to amend as follows:

In line 521, after the period following the word "river", insert the following sentence:

"From the first day of March to the first day of May, both inclusive, the fish named in this section may be taken in the inland fishing district by the use of a dip-net not to exceed eight feet square."

Upon which a ye and nay vote was demanded, taken, and resulted — yeas 47, nays 27, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cable,	Dildine,	Faris,
Barnes,	Carson,	Dodge,	Fouts,
Beetham,	Cochran,	Donahay,	Graham,
Benner,	Comings,	Drury,	of Licking,
Besaw,	Cookston,	Dunn,	Graham,
Bing,	Grabbe,	Dunspaugh,	of Muskingum,
Bond,	Defehanty,	Emery,	Green,

Those voting in the affirmative are: Messrs. — Concluded.

Griswold,	Lytle,	Pearson,	Shy,
Hooley,	McCoy,	Reynolds, Jas. A.,	Smith,
Jones, of Trumbull,	Matthews,	Robins,	Weaver,
King,	Morris.	Robinson,	Winter,
Kreider,	Mulcahy,	Russell,	Wise — 47.
Lawyer,			

Those voting in the negative are: Messrs.

Blauser,	Denune,	Lentz,	Swedersky,
Bonser,	Evans,	Lonz,	Talley,
Brach,	Greve,	Madden,	Thompson,
Burns,	Helfrich,	Moyer,	Walsh,
Chester,	Hinchey,	Schelhorn,	Wiest,
Cowan,	Hopple,	Silver,	Wildermuth — 27.
Davis,	Huber,	Stump,	

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Robinson moved to amend as follows:

In line 251 after the word "season" place a period.

Strike out all of lines 252, 253, 254, 255, up to and including the word "market".

In line 692 insert a comma after the word "courts"; strike out the words "and township clerk", and insert in lieu thereof the words "village and township clerks."

In line 698 after the words "township clerk" insert "and village clerks".

In line 698 strike out first "and".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Robins moved to amend as follows:

In line 700 after the word "provided" change the period to a semicolon and add the following: "the village and township clerks shall pay said fee of twenty-five cents into the village or township treasury".

The motion was not agreed to.

The question recurring, Shall the bill pass?"

Mr. Dildine moved to amend as follows:

In line 406 strike out "one-fourth of a mile from the mouth of black channel" and insert "A line from the government dock at Cedar Point across the bay to the Baltimore and Ohio dock."

Mr. Evans arose to a point of order and stated that said amendment was the substance of H. B. No. 405 — Mr. Dildine, and claimed same was in violation to House rule No. 86.

The point of order was not sustained.

The question recurring on the motion to amend as submitted by Mr. Dildine, Mr. Morris demanded the previous question on the amendment, which was duly seconded.

The question being, "Shall the debate now close?"

Which was agreed to and the main question ordered.

The question being, "Shall the amendment be agreed to?"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"



Mr. McCoy moved to amend as follows:

In line 273, strike out the word "September" and insert in lieu thereof the word "August".

Strike out the word "October" and insert in lieu thereof the word "September".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Talley moved to amend as follows:

In line 497, after the word "than", strike out the word "three" and in lieu thereof add the word "five".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. McCoy moved to amend as follows:

In line 274, after the word "inclusive" and period, insert the following: "The owner of lands or his tenants or bona fide employees, may take, except on Sunday, and in any manner, squirrels which are found doing actual and substantial damage to growing crops and grain, the property of such owner."

Upon which a roll call was demanded.

Mr. Beaty demanded the previous question on the amendment which was duly seconded. The question being, "Shall the debate now close," which was agreed to.

The question being, "Shall the motion to amend be agreed to?"

The yeas and nays were taken, and resulted — yeas 57, nays 29, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Hooley.	Robins,
Barnes,	Cowan,	Jones, of Hamilton,	Robinson,
Beaty,	Denune,	Jones, of Trumbull,	Shy,
Beetham,	Dildine,	Kreider,	Silver,
Benner,	Dodge,	Lawyer,	Spidel,
Besaw,	Donahay,	Luchsinger,	Stokes,
Bing,	Drury,	Lustig,	Stump,
Bond,	Dunn,	Lytle,	Talley,
Brown,	Emery,	McCoy,	Thompson,
Bryson,	Faris,	McFarland,	Walsh,
Carpenter,	Freeman,	McKay,	Waterston,
Carson,	Graham,	Miller, of Stark,	Weaver,
Chester,	of Licking	Moyer,	Wenner,
Cochrun,	Green,	Myers,	York — 57.
Cookston,	Griswold,		

Those voting in the negative are: Messrs.

Atkinson,	Cable,	Helfrich,	Madden,
Backowski,	Clark,	Hinchey,	Morris,
Billingslea,	Delehanty,	Hoover,	Mulcahy,
Bishop,	Evans,	Johnston,	Scott,
Blauser,	Foster,	Kilbane,	Smith,
Bonser,	Gardner,	Lentz,	Swedersky,
Brach,	Graham,	Lonz,	Wiest — 29.
Burns,	of Muskingum,		

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Alban moved to amend as follows:

In line 270 strike out the first comma, and all following it

Strike out all of line 271 and insert in lieu thereof a period.

Mr. Myers demanded the previous question on the amendment, which was duly seconded. The question being, "Shall the debate now close?", which was agreed to and the main question ordered.

The question being, "Shall the amendment be agreed to?"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Johnston moved to amend as follows:

In line 283 strike out all after the word "March".

In line 284 strike out all of the line excepting the words "both inclusive".

In line 285 strike out all up to the period.

Mr. Myers demanded the previous question on the amendment, which was duly seconded. The question being, "Shall the debate now close?", which was agreed to and the main question ordered.

The question being, "Shall the amendment be agreed to?"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Blauser moved to amend as follows:

In line 370 strike out the word "buzzard"

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Gordon, of Brown, moved to amend as follows:

In line 317, strike out the word "three", and in lieu thereof insert the word "one".

In line 318, strike out the word "day", and in lieu thereof insert the word "year".

In line 320, strike out the word "six", and in lieu thereof insert the word "one".

In line 320, strike out the word "day", and in lieu thereof insert the word "year".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Lawyer moved to amend as follows:

In line 456 after the word "offense" insert the following: "No dye stuffs, coal tar, sawdust shavings, tanbark, lime, carbide or any acid solution from any mill or factory shall be thrown or allowed to run into, any of the streams of the state of Ohio".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. McFarland moved to amend as follows:

In line 283 change the word "December" to "November".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. McFarland moved to amend as follows:

In line 423 after the word "net" insert "or with hook and line"; strike out "when such net is being lifted or hauled".

The motion was agreed to and the bill was so amended.

Mr. Bonser moved that said bill with pending amendments be indefinitely postponed.

The motion was not agreed to.

Mr. Bonser demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?", which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 69, nays 32, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Gordon, of Brown,	Pearson,
Banker,	Copeland,	Graham,	Reynolds, Jas. A.,
Barnes,	Cowan,	of Licking,	Robins,
Beetham,	Crabbe,	Green,	Robinson,
Benner,	Crosser,	Griswold,	Silver,
Besaw,	Davis,	Hastings,	Smith,
Bing,	Denune,	Helfrich,	Spidel,
Bond,	Dildine,	Hooley,	Stokes,
Brown,	Dodge,	Johnston,	Swedersky,
Bryson,	Donahay,	Jones, of Trumbull,	Talley,
Burns,	Drury,	King,	Thompson,
Cable,	Dunn,	Kreider,	Walsh,
Carpenter,	Emery,	Lustig,	Waterston,
Carson,	Faris,	Lytle,	Weaver,
Chester,	Foster,	McCoy,	Wenner,
Cochrun,	Fouts,	McFarland,	Wiest,
Comings,	Freeman,	McKay,	Wise,
		Mulcahy,	York — 69.

Those voting in the negative are: Messrs.

Backowski,	Brach,	Hopple,	Matthews,
Baker,	Clark,	Huber,	Miller, of Stark,
Beaty,	Delehanty,	Kilbane,	Moyer,
Billingslea,	Evans,	Lawyer,	Myers,
Bishop,	Halstead,	Lentz,	Shy,
Blauser,	Harter,	Lonz,	Stump,
Bliss,*	Hinchey,	Luchsinger,	Taylor,
Bonser,	Hoover,	Madden,	Wildermuth — 32.

So the bill passed.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 515** — Mr. Banker.

To amend section 1693 of the General Code, relating to compensation of court constables.

On motion of Mr. Banker the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 515** — Mr. Banker, was read the second time by its title.

On motion of Mr. Banker the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 515** — Mr. Banker, was ordered engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:



Those voting in the affirmative are: Messrs.

Backowski,	Cookston,	Halstead,	Morris,
Baker,	Crabbe,	Harter,	Moyer,
Banker,	Crosser,	Hinchey,	Mulcahy,
Barnes,	Davis,	Hoovei,	Pearson,
Beaty,	Delehanty,	Hopple,	Robins,
Beetham,	Dildine,	Johnston,	Robinson,
Benner,	Dodge,	Jones, of Hamilton,	Scott,
Besaw,	Donahay,	Jones, of Trumbull,	Shy,
Bing,	Drury,	Kay,	Smith,
Blauser,	Dunn,	Kilbane,	Stokes,
Bliss,	Emery,	King,	Stump,
Bond,	Evans,	Kreider,	Swedersky,
Brach,	Fouts,	Lentz,	Talley,
Brown,	Freeman,	Lonz,	Taylor,
Bryson,	Gardner,	Luchsinger,	Thompson,
Cable,	Graham,	Lytle,	Walsh,
Carpenter,	of Licking,	McCoy,	Waterston,
Carson,	Graham,	McFarland,	Wenner,
Chester,	of Muskingum,	McKay,	Wiest,
Clark,	Green,	Madden,	Wildermuth,
Cochrun,	Greve,	Matthews,	Wise—85.
Comings,	Griswold,	Miller, of Stark,	

So the bill passed.

The title was agreed to.

Mr. Robins demanded a call of the House, which was duly seconded, taken, and one hundred members answered to their names.

The absentees are: Messrs.

Atkinson,	Gorrell,	Lustig,	Russell,
Billingslea,	Hatch,	McKay,	Schelhorn,
Brannon,	Helfrich,	Miller, of Fulton,	Smith,
Dunspaugh,	Huber,	Pugh,	Wiest,
Entemann,	Hughes,	Reynolds, Jas. A.,	Winter,
Gordon, of Logan,	Jones, of Hamilton,	Reynolds, Tom,	

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Robins further proceedings under the call were dispensed with.

Mr. Robins submitted the following report:

The committee of Conference, to which was referred **Am. S. B. No. 145**—The Joint Committee on Taxation, to which was referred matters of difference between the House and Senate relative to amended S. B. 145, reports back the bill with the following amendments:

In line 62, strike out the word "third" and insert in lieu thereof the word "second".

In the same line, strike out "April" and insert in lieu thereof "May".

In line 67, strike out the word "fourth" and insert in lieu thereof the word "third".

In the same line, strike out "April" and insert in lieu thereof "May".

In line 89, strike out the word "first" and insert in lieu thereof "fourth".

In line 112, strike out "Wednesday" and insert in lieu thereof "Tuesday".

In the same line, strike out the figures "28th" and insert in lieu thereof the figures "10th".

In the same line, strike out "May" and insert in lieu thereof "June".  
In line 120, strike out the figures "28th" and insert in lieu thereof the figures "10th".

In line 121, strike out "May" and insert "June".

In line 132, strike out "Wednesday" and insert in lieu thereof "Tuesday".

In the same line, strike out the figures "28th" and insert in lieu thereof the figures "10th".

In the same line, strike out "May" and insert in lieu thereof "June".

The committee recommends that the amendment of the House in line 159 be agreed to.

E. J. HOPPLE,  
H. T. ROBINS,  
RUPERT BEETHAM,

Managers on the part of the House.

W. W. BELLEW,  
FRANK C. PARRETT,  
T. M. BERRY,

Managers on the part of the Senate.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 84, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	McKay,
Banker,	Copeland,	of Muskingum,	Madden,
Barnes,	Cowan,	Green,	Matthews,
Beaty,	Crabbe,	Greve,	Miller, of Stark,
Beetham,	Crosser,	Griswold,	Moyer,
Benner,	Davis,	Halstead,	Mulcahy,
Besaw,	Delehanty,	Harter,	Myers,
Billingslea,	Dodge,	Hooley,	Pearson,
Bing,	Donahay,	Hopple,	Robins,
Bond,	Drury,	Huber,	Robinson,
Bonser,	Dunn,	Jones, of Hamilton,	Scott,
Brach,	Emery,	Jones, of Trumbull,	Shy,
Brown,	Evans,	Kay,	Silver,
Bryson,	Faris,	Kilbane,	Smith,
Burns,	Federman,	King,	Spidel,
Cable,	Foster,	Kreider,	Talley,
Carpenter,	Fouts,	Lawyer,	Taylor,
Carson,	Freeman,	Luchsinger,	Thompson,
Chester,	Gardner,	Lytle,	Waterston,
Clark,	Gordon, of Brown,	McCoy,	Weaver,
Cochrun,	Graham,	McFarland,	Wise—84.
Comings,	of Licking,		

Those voting in the negative are: Messrs. Blauser, Bliss, Stokes, Walsh, Wiest and York.

The report of the committee of Conference was agreed to.

Mr. Jones, of Trumbull, called up his pending motion entered upon the journal to reconsider the vote whereby the Senate amendments to **Am. H. B. No. 299** — Mr. Jones, of Trumbull, was agreed to.

The motion was taken up. The question being, "Shall the vote be reconsidered?"

Which was agreed to.

The question being, "Shall the Senate amendments be agreed to?"

The yeas and nays were taken and resulted — yeas none, nays 89, as follows:

Those voting in the negative are: Messrs.

Alban,	Cookston,	Green,	Morris,
Banker,	Copeland,	Griswold,	Moyer,
Barnes,	Cowan,	Halstead,	Mulcahy,
Beaty,	Crabbe,	Harter,	Myers,
Beetham,	Crosser,	Hastings,	Pearson,
Benner,	Davis,	Hinchey,	Robinson,
Besaw,	Delehanty,	Hoooley,	Scott,
Billingslea,	Denune,	Hopple,	Shy,
Bing,	Dildine,	Huber,	Silver,
Bishop,	Dodge,	Jones, of Hamilton,	Smith,
Blauser,	Donahay,	Jones, of Trumbull,	Spidel,
Bliss,	Drury,	Kay,	Swedersky,
Bond,	Dunn,	Kilbane,	Talley,
Bonser,	Emery,	King,	Taylor,
Brach,	Evans,	Kreider,	Thompson,
Brown,	Faris,	Luchsinger,	Walsh,
Burns,	Foster,	Lytle,	Waterston,
Carpenter,	Fouts,	McCoy,	Weaver,
Carson,	Freeman,	McKay,	Wenner,
Chester,	Gardner,	Madden,	Wildermuth,
Clark,	Gordon, of Brown,	Matthews,	Winter,
Cochrun,	Graham,	Miller, of Stark,	Wise—89.
Comings,	of Muskingum,		

The Senate amendments were not agreed to.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolution:

**Am. S. B. No. 61** — Mr. Archer.

To amend section 8301 of the General Code, making the twelfth day of February, known as Lincoln's birthday, a legal holiday.

**S. J. R. No. 35** — Mr. Lloyd.

Relating to the use of the Senate and House chambers, and the rotunda by the Grand Army of the Republic.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
TOM W. JONES,  
CHAS. A. WHITE,

JOHN E. BARNES,  
C. F. MCCOY,  
HERBERT L. JONES.

The Speaker of the House, in the presence of the House, signed said bill and joint resolution.

Mr. Thompson called up Mr. Scott's pending motion entered upon the journal to reconsider the vote whereby **H. B. No. 355** — Mr. Thompson, was passed.

The motion was taken up. The question being, "Shall the vote be reconsidered?"



5:55 o'clock p. m.

Mr. Gardner moved that the House adjourn until 9:30 o'clock a. m.  
The motion was not agreed to.

The question recurring on the reconsideration of the vote whereby **H. B. No. 355** — Mr. Thompson, was passed.

The motion to reconsider the vote was agreed to.

The question being, "Shall the bill pass?"

Mr. Thompson moved that said bill be referred to the committee on Judiciary.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 8, nays 58, as follows:

Those voting in the affirmative are: Messrs.

Billingslea,	Greve,	Myers,	Stump,
Evans,	Helfrich,	Shy,	Thompson—8.

Those voting in the negative are: Messrs.

Alban,	Cookston,	Griswold,	Matthews,
Backowski,	Cowan,	Halstead,	Miller, of Stark,
Baker,	Crabbe,	Harter,	Morris,
Benner,	Dodge,	Hooley,	Moyer,
Bing,	Donahay,	Hoover,	Scott,
Blauser,	Drury,	Hopple,	Silver,
Bliss,	Emery,	Johnston,	Spidel,
Bond,	Foster,	Jones, of Hamilton,	Talley,
Bonser,	Freeman,	Kay,	Taylor,
Burns,	Gardner,	King,	Weaver,
Cable,	Graham,	Lentz,	Wiest,
Carson,	of Licking,	Luchsinger,	Wildermuth,
Chester,	Graham,	Lytle,	Winter,
Clark,	of Muskingum,	McCoy,	Wise,
Cochrun,	Green,	Madden,	York—58.

The bill not having received a constitutional majority was lost.

By unanimous consent Mr. Dunn submitted the following report:

The joint committee on German Propaganda, to which was referred **H. J. R. No. 17** — Mr. Hooley, having had the same under consideration, reports back the following substitute, and recommends its adoption:

Strike out all after the resolving clause, and insert the following:

WHEREAS, There have been many cases of unjust discrimination, by the war department in the treatment of alleged conscientious objectors when compared with treatment accorded the volunteers and selected men of the national armies, said discrimination greatly favoring the alleged conscientious objectors;

WHEREAS, Common report, the public prints and the notorious facts all testify to gross favoritism shown to said conscientious objectors, some of which facts are as follows to-wit: That the said alleged conscientious objectors were permitted in many instances to violate the rules of war with impunity, but that when punished said punishments were promptly remitted at the close of hostilities; that said persons were granted honorable discharges from the service, were given back pay and civilian clothes though refusing to perform any service for

their country; that secret orders were issued by the war department to favor said alleged conscientious objectors, by relieving them from the severe penalties of war, notwithstanding many of such persons were known to mask their treachery and disloyalty under their alleged consciences; while at the same time severe penalties were inflicted upon hundreds of boys, who offered their all to their country's cause, for offenses frequently trivial or thoughtless breaches of military discipline, no amnesty for which offenses has been granted these willing and patriotic American youths; therefore,

*Be it resolved*, That the General Assembly of Ohio regards with severe disapproval the preferment of those who refused to assist their country in its great peril, and regards such action as an unjust discrimination in favor of those guilty of disloyal sentiments when compared with the less generous treatment of those who bravely shared their country's danger and freely offered themselves for the great sacrifice, for their country's honor and protection.

*Be it further Resolved*, That a copy of these resolutions be spread upon the journal and an engrossed copy be sent to the secretary of war.

ROBERT C. DUNN,  
JOHN W. GORRELL,  
The report was agreed to.

H. ROSS AKE,  
H. J. RITTER.

The resolution was ordered to be engrossed and placed on the calendar in its regular order.

Mr. Besaw moved that the clerk of the House of Representatives be instructed to extend by telegram to Mrs. J. J. Shanley, Sr., of Kent, Ohio, the profound sorrow sensed by the House of Representatives upon receipt of the news of the death of her husband.

The motion was agreed to.

**6:20 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until 9 o'clock a. m., tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

• Hall of the House of Representatives, Columbus, Ohio.

**Friday, April 11th, 1919, 9:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Rev. W. F. Wykoff, of Columbus,

O.

The journal of yesterday was read and approved.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 29** — Mr. Miller, of Stark.

To amend sections 504-2 and 504-3 of the General Code, enlarging the powers and duties of the public utilities commission with reference

to the abandonment of service and facilities by railroad and public utilities.

With the following amendments in which the concurrence of the House is requested.

In line 7 after the word "tracks" insert the words "of a railroad or".

In line 8 after the words "pipe line" strike out the comma and insert in lieu thereof the words "of a public utility".

In line 9 after the word "depot" strike out the comma and insert the words "of a railroad or".

In line 9 after the words "power station" strike out the comma and insert in lieu thereof, the word "or".

In line 10 after the word "station" insert the words "of a public utility".

In line 13 strike out the word "company" and insert in lieu thereof the word "railroad".

Strike out all of line 16 after the words and figures "Sec. 504-3" and all of lines 17 and 18, and insert in lieu thereof the following:

"Any such railroad desiring to abandon or close for traffic any part of its main track, or tracks, or depot, and any public utility desiring to abandon or close for traffic or service any part of its line or lines, pumping station, generating plant, power station, or service station shall".

In line 34 strike out the word "company" and insert in lieu thereof the word "railroad".

In line 37 strike out the words "five years" and insert in lieu thereof the words "one year".

In line 7 after the word "abandon" insert the words "or be required to abandon or withdraw".

In line 16 strike out the first word "or" and insert in lieu thereof a comma, and after the word "utility" insert the words "or any political subdivision".

In line 17 after the word "close" insert the words "or have abandoned, withdrawn or closed".

In line 24 after the word "abandonment" insert the word "withdrawal".

In line 28 after the word "abandonment" insert the words "or withdrawal".

In line 44 after the word "municipality" insert the words "or public utility".

In line 49I after the word "abandonment" insert the words "or withdrawal".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Miller, of Stark moved that the rules be suspended and the Senate amendments be considered at once.

The motion was agreed to and consideration of the Senate amendments was taken up.

The question being "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas none, nays 64, as follows:



Those voting in the negative are: Messrs

Alban,	Clark,	Graham,	Madden,
Atkinson,	Cochrun,	of Muskingum,	Matthews,
Baker,	Comings,	Griswold,	Morris,
Barnes,	Crabbe,	Halstead,	Mulcahy,
Beetham,	Crosser,	Harter,	Myers,
Benner,	Davis,	Hastings,	Robins,
Bing,	Denune,	Hinchey,	Robinson,
Bishop,	Dildine,	Hopple,	Smith,
Blauser,	Drury,	Huber,	Spidel,
Bond,	Emery,	Kay,	Stump,
Brach,	Federman,	King,	Swedersky,
Brown,	Foster,	Kreider,	Waterston,
Burns,	Fouts,	Lonz,	Weaver,
Cable,	Gordon, of Brown,	Luchsinger,	Wiest,
Carpenter,	Gorrell,	Lytle,	Wildermuth,
Carson,	Graham,	McCoy,	Wise — 64.
Chester,	of Licking,		

The Senate amendments were not concurred in.

Mr. Clark demanded a call of the House, which was duly seconded, taken, and eighty-four members answered to their names.

The absentees are: Messrs.

Backowski,	Donahay,	Jones, of Trumbull,	Schelhorn,
Banker,	Entemann,	Kilbane,	Shy,
Beaty,	Faris,	Lustig,	Silver,
Besaw,	Gordon, of Logan,	McFarland,	Stokes,
Bliss,	Green,	Miller, of Fulton,	Talley,
Bonser,	Hatch,	Mulcahy,	Thompson,
Brannon,	Helfrich,	Pearson,	Walsh,
Copeland,	Hooley,	Pugh,	Wenner,
Delehanty,	Hughes,	Reynolds, Jas. A.,	Wildermuth,
Dodge,	Jones, of Hamilton,	Russell,	York,

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Clark further proceedings under the call were dispensed with.

Mr. Clark moved that **Am. S. B. No. 125** — Joint Committee on Taxation, consideration of which had previously been made a special order for 1:30 o'clock, p. m. of Thursday, April 3rd, 1919, be now taken up for consideration.

The motion was agreed to and said bill was taken up and read the third time.

Mr. Thompson moved to amend as follows:

Strike out lines 20 to 65 inclusive.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 72, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Bond,	Carson,	Crosser,
Beetham,	Brach,	Clark,	Davis,
Benner,	Brown,	Cochrun,	Dildine,
Billingslea,	Bryson,	Comings,	Drury,
Bing,	Burns,	Cookston,	Dunn,
Bishop,	Cable,	Cowan,	Emery,
Bliss,	Carpenter,	Crabbe,	Evans,

Those voting in the affirmative are: Messrs. — Concluded.

Faris,	Kay,	Matthews,	Spidel,
Federman,	Kilbane,	Miller, of Stark,	Stump,
Fouts,	King,	Morris,	Swedersky,
Gardner,	Kreider,	Mulcahy,	Taylor,
Gordon, of Brown,	Lentz,	Myers,	Thompson,
Gorrell,	Lonz,	Pearson,	Walsh,
Graham,	Luchsinger,	Reynolds, Tom,	Waterston,
of Muskingum,	Lytle,	Robins,	Weaver,
Griswold,	McCoy,	Robinson,	Wenner,
Halstead,	McKay,	Scott,	Winter,
Harter,	Madden,	Smith,	Wise — 72.
Hopple,			

Those voting in the negative are: Messrs.

Blauser,	Graham,	Hoover,	Wiest,
Chester,	of Licking,	Johnston,	Wildermuth — 10.
Foster,	Hastings,	Moyer,	

So the bill passed.

The title was agreed to.

On motion of Mr. Federman consideration of the Senate amendments to **H. B. No. 178** — Mr. Federman, was taken up.

The question being, "Shall the Senate amendments be agreed to?"

The yeas and nays were taken, and resulted—yeas 78, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Cowan,	Halstead,	Moyer,
Barnes,	Crabbe,	Harter,	Mulcahy,
Beetham,	Crosser,	Hinchey,	Myers,
Benner,	Dildine,	Hoover,	Pearson,
Bing,	Dodge,	Huber,	Reynolds, Tom,
Bishop,	Dunn,	Johnston,	Robins,
Blauser,	Dunspaugh,	Kay,	Robinson,
Bliss,	Evans,	Kilbane,	Scott,
Bond,	Faris,	Kreider,	Smith,
Brach,	Federman,	Lawyer,	Spidel,
Brown,	Fouts,	Lentz,	Stump,
Bryson,	Gardner,	Lonz,	Swedersky,
Burns,	Gordon, of Brown,	Luchsinger,	Taylor,
Cable,	Gorrell,	Lytle,	Walsh,
Carpenter,	Graham,	McCoy,	Waterston,
Carson,	of Licking,	McFarland,	Weaver,
Chester,	Graham,	McKay,	Wenner,
Cochran,	of Muskingum,	Madden,	Wildermuth,
Comings,	Greve,	Matthews,	Winter,
Cookston,	Griswold,	Morris,	Wise — 78.

The Senate amendments were agreed to.

Mr. Evans moved that the vote whereby **H. B. No. 82** — Mr. Huber, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Scott submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 511** — Mr. Matthews, having had the same under

consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all of section 5 of the bill being from line 37 to 42 both inclusive, and insert in lieu thereof the following:

"Section 5. The said commission shall be entirely distinct from, and shall not affect any award of service or other medals, that the soldier, sailor, marine or aviator may receive from the nation, state or other source, for foreign or other service, or wounds, and shall be brevet, without compensation or authority, and carry no right to wear a national or state uniform or insignia not sanctioned by law, and shall not conflict with any national or state military regulations."

DAVID H. SCOTT,  
F. S. ROBINSON,  
CLYDE H. HOOLEY,

JOHN H. CHESTER,  
CHAS. F. KREIDER.

The amendments were agreed to.

On motion of Mr. Scott, the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 511** — Mr. Matthews, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Griswold,	Morris,
Atkinson,	Cookston,	Halstead,	Moyer,
Baker,	Crabbe,	Harter,	Myers,
Barnes,	Crosser,	Hastings,	Pearson,
Beetham,	Davis,	Hinchey,	Reynolds, Tom,
Benner,	Denune,	Hopple,	Robins,
Billingslea,	Dodge,	Huber,	Robinson,
Bing,	Dunn,	Johnston,	Scott,
Bishop,	Dunspaugh,	Kilbane,	Smith,
Blauser,	Evans,	Kreider,	Spidel,
Bliss,	Faris,	Lawyer,	Stump,
Brown,	Federman,	Lentz,	Swedersky,
Brach,	Freeman,	Lonz,	Thompson,
Bryson,	Gardner,	Luchsinger,	Walsh,
Burns,	Gordon, of Brown,	Lytle,	Waterston,
Cable,	Gorrell,	McCoy,	Weaver,
Carpenter,	Graham,	McFarland,	Wenner,
Carson,	of Licking,	McKay,	Wiest,
Chester,	Graham,	Madden,	Wildermuth,
Clark,	of Muskingum,	Matthews,	Winter,
Cochrun,	Greve,	Miller, of Stark,	Wise — 82.

So the bill passed.

The title was agreed to.

Mr. Robins submitted the following report:

The Committee of Conference to which was referred **Am. S. J. R. No. 31** — Joint Committee on Taxation, to adjust the differences between the two houses thereon reports back the resolution in the form as passed by the Senate, with the following amendments:

In line 4 strike out the words "a special" and insert in lieu thereof "the regular".



In the same line strike out the words and figures "28th day of May" and insert in lieu thereof "Tuesday after the first Monday in November".

RUPERT BEETHAM,  
H. T. ROBINS,  
E. J. HOPPLE,

Managers on the part of the House of Representatives.

WM. AGNEW,  
FRANK C. PARRETT,  
J. E. HOLDEN,

Managers on the part of the Senate.

The question being, "Shall the report of the committees of conference be agreed to?"

The yeas and nays were taken, and resulted—yeas 78, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Hastings,	Moyer,
Atkinson,	Cowan,	Hinchey,	Mulcahy,
Baker,	Crabbe,	Hoover,	Myers,
Beetham,	Crosser,	Hopple,	Pearson,
Benner,	Denune,	Huber,	Reynolds, Tom,
Billingslea,	Dodge,	Johnston,	Robins,
Bing,	Dunn,	Kay,	Robinson,
Bishop,	Dunspaugh,	Kilbane,	Scott,
Blauser,	Federman,	Kreider,	Smith,
Bliss,	Foster,	Lawyer,	Stump,
Brach,	Fouts,	Lentz,	Swedersky,
Brown,	Gardner,	Lonz,	Walsh,
Bryson,	Gordon, of Brown,	Luchsinger,	Waterston,
Burns,	Gorrell,	Lytle,	Weaver,
Cable,	Graham,	McCoy,	Wenner,
Carpenter,	of Licking,	McFarland,	Wiest,
Carson,	Greve,	McKay,	Wildermuth,
Clark,	Griswold,	Madden,	Winter,
Cochrun,	Halstead,	Matthews,	Wise — 78.
Comings,	Harter,	Miller, of Stark,	

The report of the committee of conference was agreed to.

#### **Am. S. J. R. No. 31** — Joint Committee on Taxation.

Proposing to amend Article XII, section 2 of the constitution of the state of Ohio, relative to the classification of property for the purposes of taxation.

*Be it resolved* by the General Assembly of the state of Ohio, three-fifths of the members elected to each house concurring therein:

That there shall be submitted to the electors of the state for their approval or rejection, at the regular election to be held on the Tuesday after the first Monday in November, 1919, a proposal to amend Article XII, section 2 of the constitution of the state of Ohio, to read as follows:

Section 2. All property shall be taxed by such rules and methods and in such classes as may be provided by law. The rules and methods shall be uniform within the classes so established. But all bonds outstanding on the first day of January, 1913, of the state of Ohio or of

any city, village, county, or township in this state, or which have been issued in behalf of the public schools in Ohio and the means of instruction in connection therewith shall be exempt from taxation; and burying grounds, public school houses, houses used exclusively for public worship, institutions used exclusively for charitable purposes, public property used exclusively for any public purpose, and personal property, to an amount not exceeding in value five hundred dollars, for each individual, may, by general laws, be exempted from taxation; and laws may be passed to provide against the double taxation that results from the taxing of both the real estate and the mortgage or the debt secured thereby, or other lien upon it; but all such laws shall be subject to alteration or repeal; and the value of all property so exempted shall, from time to time, be ascertained and published as may be directed by law.

*Be it further resolved*, That the required publication of the said proposed amendment shall be made and the form of the ballots to be used at said election for the submission thereof shall be prepared by the secretary of state. Returns of the votes cast at said election shall be made by the proper election officials to the secretary of state, who, with the governor and the attorney general, shall open and canvass the same. If a majority of the electors voting on said amendment shall be ascertained to have voted in favor thereof, the governor shall make a proclamation thereof without delay.

Mr. Kreider submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 508** — Mr. Hinchey, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
JOHN H. CHESTER,  
CLYDE H. HOOLEY,

F. S. ROBINSON,  
CHAS. F. KREIDER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Mines and Mining, to which was referred **S. B. No. 122** — Mr. Stone, having had the same under consideration, reports it back and recommends its passage.

D. ALLEN BOND,  
C. W. KING,  
OTIS D. DAVIS,  
ELZA C. LAWYER,  
WARREN E. BURNS,

H. S. CABLE,  
HERMAN SHY,  
DAN ALBAN,  
JOHN J. KILBANE.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Tom Reynolds submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 175** — Mr. Greve, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 31, strike out the word "ten" and insert in lieu thereof, the word "eleven".

HARRY M. DUNSPAUGH,  
CHAS. F. KREIDER,  
OTTO W. BRACH,  
C. W. KING,

JULIUS LUCHSINGER,  
JOHN J. KILBANE,  
ROY L. SWEDERSKY,  
TOM REYNOLDS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bryson submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 494** — Mr. Greve, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
H. H. GRISWOLD,  
W. B. BRYSON,  
JAS. A. GREEN,

R. B. CARSON,  
CHARLES M. GORDON,  
M. J. WALSH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Dunn submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 404** — Mr. Gardner, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Strike out all of lines 21 and 22.

ROBERT C. DUNN,  
J. E. FOSTER,  
B. J. EMERY,  
H. W. COOKSTON,

SIMEON H. BING,  
C. C. CRABBE,  
C. F. TALLEY.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hinchey submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 481** — Mr. Scott, having had the same under consideration, reports it back and recommends its passage.

D. ALLEN BOND,  
F. A. HINCHEY,  
C. F. McCOY,

GEO. F. GREVE,  
CHARLES H. FOUTS,  
J. S. MILLER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lentz submitted the following report:



The standing committee on Public Waterways, to which was referred **H. B. No. 420** — Mr. Chester, having had the same under consideration, reports it back and recommends its passage.

JOHN H. CHESTER,  
THOS. J. DODGE,  
F. L. WATERSTON,  
JOHN COWAN,

J. L. COCHRUN,  
C. M. DRURY,  
J. W. LENTZ.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Dunspaugh submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 112** — Mr. King, and **H. B. No. 117** — Mr. Hatch, having had the same under consideration, reports them back with the following recommendation:

That the two bills be combined to be known as **H. B. No. 112** — King-Hatch, and when so combined, recommend passage of 112, and further recommends that **H. B. 117** be indefinitely postponed.

HARRY M. DUNSPAUGH,  
CHAS. F. KREIDER,  
W. E. WENNER,  
JOHN J. KILBANE,  
OTTO W. BRACH,

ROY L. SWEDERSKY,  
TOM REYNOLDS,  
C. W. KING,  
JULIUS LUCHSINGER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Dunspaugh submitted the following report:

The standing committee on Labor, to which was referred **S. B. No. 28** — Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

HARRY M. DUNSPAUGH,  
CHAS. F. KREIDER,  
OTTO W. BRACH,  
JULIUS LUCHSINGER,  
TOM REYNOLDS,

ROY L. SWEDERSKY,  
C. W. KING,  
JOHN J. KILBANE,  
W. E. WENNER.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Dunspaugh submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 361** — Mr. Dunspaugh, having had the same under consideration, reports it back and recommends its passage.

HARRY M. DUNSPAUGH,  
CHAS. F. KREIDER,  
OTTO W. BRACH,  
JULIUS LUCHSINGER,  
TOM REYNOLDS,

ROY L. SWEDERSKY,  
C. W. KING,  
JOHN J. KILBANE,  
W. E. WENNER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Dunspaugh submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 282** — Mr. Dunspaugh, having had the same under consideration, reports it back and recommends its passage.

HARRY M. DUNSPAUGH,  
CHARLES F. KREIDER,  
OTTO W. BRACH,  
JULIUS LUCHSINGER,  
TOM REYNOLDS,

ROY L. SWEDERSKY,  
C. W. KING,  
JOHN J. KILBANE,  
W. E. WENNER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Crabbe submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 66** — Mr. Davis, having had the same under consideration, reports it back without recommendation.

ROBERT C. DUNN,  
C. C. CRABBE,  
C. F. TALLEY,  
J. E. FOSTER,

H. W. COOKSTON,  
SIMEON H. BING,  
B. J. EMERY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Gardner submitted the following report:

The standing committee on Privileges and Elections, to which was referred **H. B. No. 466** — Mr. Spidel, having had the same under consideration, reports it back and recommends its passage.

C. F. McCOY,  
H. M. CARPENTER,  
FRANK C. WISE,  
R. B. CARSON,

OTTO W. BRACH,  
F. S. ROBINSON,  
JOSEPH R. GARDNER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 499** — Mr. Greve, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
H. H. GRISWOLD,  
W. B. BRYSON,  
JAS. A. GREEN,

R. B. CARSON,  
CHAS. M. GORDON,  
M. J. WALSH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 462** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

W. R. COMINGS,  
R. B. CARSON,  
H. H. GRISWOLD,  
CHARLES M. GORDON,

JAMES A. GREEN,  
W. B. BRYSON,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wenner submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 441** — Mr. Wenner, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 9, in the word "benzel" change the letter "e" following the letter "z" to the letter "o".

In line 12, in the word "naptha" insert after the letter "p" the letter "h".

HARRY M. DUNSPAUGH,  
CHAS. F. KREIDER,  
OTTO W. BRACH,  
JULIUS LUCHSINGER,  
TOM REYNOLDS,

ROY L. SWEDERSKY,  
C. W. KING,  
JOHN J. KILBANE,  
W. E. WENNER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 410** — Mr. Chester, having had the same under consideration, reports it back and recommends its passage.

C. W. McFARLAND,  
ISRAEL M. BLAUSER,  
MINOR K. JOHNSTON,  
H. H. GRISWOLD,  
J. L. COCHRUN,

JOHN H. CHESTER,  
W. B. BRYSON,  
IRWIN HALSTEAD,  
FRANK L. LYTLE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Luchsinger moved that the vote whereby **S. B. No. 96** — Mr. Beebe, was lost be reconsidered, and that the motion be entered upon the journal and remain pending.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 516** — Mr. McCoy.

To amend section 5070-3 of the General Code, relative to marking ballot of absent voter.



On motion of Mr. McCoy the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 516**—Mr. McCoy, was read the second time by its title and referred to the committee on Privileges and Elections.

**H. B. No. 517**—Mr. Myers.

To establish a system of health insurance for employees and dependent members of their families and providing for its administration.

On motion of Mr. Myers the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 517**—Mr. Myers, was read the second time by its title and referred to the committee on Public Health.

**H. B. No. 518**—Mr. Tom Reynolds.

To amend section 1465-63 of the General Code, relative to the amount to be contributed to the State Insurance Fund by school districts.

On motion of Mr. Tom Reynolds the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 518**—Mr. Tom Reynolds, was read the second time by its title and referred to the committee on Common Schools.

**H. B. No. 519**—Mr. Lonz.

To restrict the liquor traffic, provide for its enforcement, and declaring an emergency.

On motion of Mr. Lonz the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 519**—Mr. Lonz, was read the second time by its title and referred to the committee on Manufactures and Commerce.

By unanimous consent Mr. Jones, of Hamilton, submitted the following report:

The standing committee on Public Utilities, to which was referred **S. B. No. 53**—Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

ARTHUR E. JONES,  
C. GILBERT TAYLOR,  
HARRY MOYER,  
JULIUS LUCHSINGER,

FRANK L. LYTLÉ,  
L. A. PEARSON,  
DOW W. HARTER.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

By unanimous consent Mr. Jones, of Hamilton, submitted the following report:

The standing committee on Public Utilities, to which was referred **S. B. No. 54**—Mr. Davis, having had the same under consideration, reports it back, and recommends its passage.

ARTHUR E. JONES,  
C. GILBERT TAYLOR,  
HARRY MOYER,  
JULIUS LUCHSINGER,

FRANK L. LYTLÉ,  
L. A. PEARSON,  
DOW W. HARTER.

The report was agreed to

The bill was ordered to be placed on the calendar and read the third time in its regular order.

By unanimous consent Mr. Jones, of Hamilton, submitted the following report:

The standing committee on Public Utilities, to which was referred **S. B. No. 27** — Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

ARTHUR E. JONES,  
C. GILBERT TAYLOR,  
HARRY MOYER,  
JULIUS LUCHSINGER,

FRANK L. LYTLE,  
L. A. PEARSON,  
DOW W. HARTER.

The report was agreed to

The bill was ordered to be placed on the calendar and read the third time in its regular order.

**11:10 o'clock a. m.**

On motion of Mr. Federman the House adjourned until 3:30 p. m., Monday.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Monday, April 14, 1919, 3:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Besaw arose to a question of privilege and asked that his vote be recorded on **H. B. No. 313** — Mr. Harter. His name being called, Mr. Besaw voted "aye".

Mr. Besaw arose to a question of privilege and asked that his vote be recorded on **H. B. No. 488** — Mr. Bonser. His name being called, Mr. Besaw voted "aye".

The House then proceeded to the first order of business, being reports of standing committees.

No reports were submitted.

The House then passed to the second order of business, being resolutions and motions.

Mr. Fouts offered the following resolution:

**H. R. No. 53** — Mr. Fouts.

Relative to the unwarranted public charge made by the governor that his vigilance has prevented this General Assembly from enacting unpatriotic legislation.

WHEREAS, *The Ohio State Journal* on last Friday morning published a part of an address made in this city on the preceding day, by Governor James M. Cox, in which he undertook to discredit in the public mind, the work and services of the General Assembly and to impugn the motives of the members of this body in respect to certain proposed

legislation, and to cause it to be believed by the public that his superior diligence, as compared to that of the legislature, has been a safeguard and protection to the school children of the state against un-American and disloyal thought and sentiment being taught to them, which statements of the governor, so made and published three days ago are as follows:

"The statute with which Will Hays (National Republican Chairman) attempted in Indiana to placate the pro-German vote, was imported into Ohio and would have been enacted by the Republican legislature except for the vigilance of a Democratic governor."

AND WHEREAS, Said charges and imputations are unwarranted and without foundation in fact and contain an unjust reflection upon the integrity and character of this body, in dealing with these subjects of paramount importance to the entire state, and nation, viz.: The institutions of learning and the welfare of the children who attend them; therefore,

*Be it resolved*, That this House of Representatives does hereby resent said charges and claims on the part of the governor and by the adoption of this resolution brands said charges and claims as sinister in both purpose and effect and as groundless accusations against the integrity of this General Assembly.

*Be it further resolved*, That by way of fully and conclusively disproving the claim made by the governor as to "executive vigilance" having been a superior safeguard and protection to the schools, that there be incorporated herein and printed in the House journal as a part thereof the following statement of facts:

First: For two school years, a pro-German text-book entitled "Hier und Dort" has been in use in Ohio Schools. The text of this book is now admitted by the governor in his last special message to this House to be "not only treasonable," but that "it was deliberately made such" by German agencies; that during the time said treasonable text has been permitted to poison the minds of our youth during their impressionable years, no alarm was sounded by the governor, nor was any protest made by him against such teaching until the vigilance of this assembly resulted in a demand being made for a collection of facts as to existing conditions; that then for the first time the governor disclosed his knowledge of said pro-German book being used in our public schools; that in response to said demand of the House he then admitted the character of said book to be vicious, and in referring to it, the governor, in said special message made use of the following language:

"In the text-book quoted, 'Hier und Dort' used in Ohio schools, we find that Washington is discredited. When that period of American history is reached the text says that Washington lost the confidence of his countrymen, that the army knew no discipline, that it became disorganized, and that troops and officers were on the point of open mutiny, whereupon a German, Baron Steuben, appeared on the scene, saved the day and made America possible.

"It deals prejudicially with Lafayette, seeks to minimize the service he rendered to our cause, and makes invidious comparison between him and Steuben. You would expect that the



brief selection on Washington's burial place would be free from anything German, but the last paragraph compares the simplicity of Washington, of Washington's tomb with that of Frederick the Great. A poem, entitled 'From the Battlefield of Chancellorsville' is in the book, but we find that it was a German soldier who 'lies dying at Chancellorsville'. An article appears, called 'Christmas', but it deals with nothing of the sacred tradition of that holy season; it tells only about the German celebration of Christmas, and says that when we sit down on Christmas eve we should remember that the celebration of Christmas was a custom kept by the German forefathers, and that we should have no Christmas trees now if the Germans had not brought the custom with them. We run across a poem entitled 'To My Children'. It says:

'Care for the German language, stick to the German word, for the spirit of your fathers will continue to live in it, the spirit which has already given to the world so much of greatness, which has sunk into its heart so much of beauty. That which Lessing thought and which Goethe sang will always retain its good sound. When I think of Schiller my heart is warmed. My dear children, let this be our land, but let it be with the bond of speech united to Germany; preserve the inheritance of the homeland so that it shall be the possession of your great grandchildren.'

"Charlemagne is described as a real German. One story depicts the bad condition of Germany without an emperor and praises Rudolph von Hapsburg, the first of the Hapsburg line of emperors. Frederick the Great is described as the first European to conclude the first treaty of friendship with our young republic. France is forgotten. The final story of the book is called 'War,' and, in a sense, war is justified and is a necessary preliminary to an established world brotherhood."

*Second:* That the statutes of Ohio, which have been in force for many years provide that the Governor himself shall be a member of the state text-book commission which must pass upon and adopt for use, all text books which school boards are permitted to purchase or have used in any of the public schools, and without which action by said commission, authorizing the use thereof, no text book can be purchased by any board of education, or be lawfully sold to such board, or be used in the schools in the district over which the board has jurisdiction. The entire membership of said commission consisting of the governor, the secretary of state and the state superintendent of public instruction. This commission is clothed with ample authority over the adoption of school books and is by law afforded an opportunity to examine and inspect every book proposed to be offered for sale to, or to be adopted by, any board of education in the state, and it is made the duty of said commission to so examine and inspect all such text books and to fix the price at which they may be sold.

*Third:* That the question of adopting said pro-German text book "Hier und Dort" for use in Ohio was before said text book commission in June, 1917, and was considered by said commission at that time:

said book being listed among others and as number seventy on the submitted list; the price for which said book was to be sold to pupils and boards of education being forty-five cents each; that the official minutes of the meeting of said commission having before it the question of adopting said text book, appear upon the records in the following words and figures:

June 28, 1917.

The State Text Book Commission of Ohio met in the office of the Governor at 11:00 a. m. today.

On motion of Mr. Pearson, supported by Mr. Fulton, Gov. James M. Cox was elected chairman of the meeting.

On motion of Mr. Pearson, supported by Mr. Fulton, the books listed since Jan. 1, 1917, on file in the office of the superintendent of public instruction, were formally adopted — 1 to 507 inclusive.

On motion of Mr. Pearson, supported by Mr. Fulton, the meeting adjourned.

F. B. PEARSON,  
Secretary."

*Be it therefore, further resolved,* That this House condemns the action participated in by the governor, in his own office and at a meeting of which he was the chairman, in the adoption of said pro-German book filled with treasonable teaching, and disparaging American institutions, praising the kaiser and discounting Washington and Lafayette; that said action is to be especially condemned in view of the fact that it was taken at a time when the United States was at war with Germany; when German intrigue and deception were being emphasized as never before and when every loyal American agency was aroused to a sense of the highest duty to observe caution.

That injury has resulted from the act no one will deny. A small part of the vigilance of which the governor now boasts, would have prevented the injury.

We, therefore, hereby give expression to the irresistible conclusion that in the matter of the use of pro-German text books in Ohio schools "executive vigilance" either did not convene until this legislature had been in session a month and a half, or having convened, it was thereafter adjourned during the period of the war.

The resolution was laid over under the rule.

Mr. Jones, of Hamilton, moved that **S. B. No. 53** — Mr. Davis, be referred to the committee on Public Utilities.

The motion was agreed to and the bill so referred.

The speaker handed down the following message from the governor:

To the General Assembly:

House Bill No. 206 — Mr. Banker, affects the salaries of court constables.

Through an error, a change, unintentional on the part of the General Assembly, has been made in the part of the law which was not sought to be amended.

In order that this may be corrected I am returning the bill with my disapproval to the house in which it originated.

JAMES M. COX,  
Governor.

On motion of Mr. Beetham consideration of said message was deferred.

The speaker handed down the following message from the governor:

To the General Assembly:

The object of House Bill No. 295 — Mr. Fouts, is in brief the enlargement of the powers of guardians so as to enable them, with the approval of the Probate Court, to adjust claims for personal injury which inure in favor of their minor wards.

This enlargement of power is sought by an amendment to section 10933 of the General Code which was amended two years ago. In the transcription of the present measure the former amendment has been omitted unintentionally.

It is my belief that the amendment of 1917 was a meritorious one and should not be lightly dropped, especially as it involves titles to real estate. For this reason and without prejudice to the amendment now proposed, I am returning the bill disapproved to the house in which it originated.

JAMES M. COX,  
Governor.

On motion of Mr. Beetham further action on said message was deferred.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 132** — Mr. Wise.

To amend sections 2508, 4228, 5704, 5751 and 6251 and to repeal sections 6253, 6254, 6534, 10801, 11683 and 11684 of the General Code, relative to the rate and publication of legal advertising.

With the following amendments in which the concurrence of the House is requested.

In line 21, after the word "advertised" insert the words "once a week".

In line 15, strike out the word "it" and in lieu thereof insert the word "them".

In line 16, before the word "for" insert the words: "on annual contracts".

In line 46, strike out the word "it" and in lieu thereof insert the word "them"; in the same line after the word "charged" insert the words "on annual contracts".

In line 14 and 15, change the words "forty thousand" to "one hundred thousand".



In line 45, change the words "forty thousand" to "one hundred thousand".

In line 9, after the word "each" add the word "of".

In line 17, after the word "display" omit the word "of".

In line 25, change the word "nswpaper" to "newspaper".

In line 34, omit the word "are" and insert in place thereof the word "is".

In line three and four of the title, strike out the words "and to enact supplemental sections 1921-1 of the General Code".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Wise moved that the rules be suspended and the Senate amendments be considered at once.

The motion was agreed to.

The question being, "Shall the Senate amendments be agreed to?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Miller, of Fulton,
Atkinson,	Crabbe,	of Muskingum,	Mulcahy,
Baker,	Crosser,	Green,	Pearson,
Barnes,	Denune,	Greve,	Reynolds, Tom,
Beetham,	Dildine,	Griswold,	Scott,
Besaw,	Dodge,	Halstead,	Shy,
Blauser,	Donahay,	Harter,	Stokes,
Bond,	Dunspaugh,	Hinchey,	Stump,
Brach,	Emery,	Hoover,	Swedersky,
Brannon,	Entemann,	Huber,	Talley,
Brown,	Evans,	Jones, of Hamilton,	Taylor,
Bryson,	Federman,	Jones, of Trumbull,	Thompson,
Burns,	Foster,	Kilbane,	Waterston,
Carpenter,	Fouts,	King,	Weaver,
Carson,	Gardner,	Kreider,	Wenner,
Chester,	Gordon, of Brown,	Lawyer,	Wiest,
Cochrun,	Gorrell,	Lentz,	Wildermuth,
Comings,	Graham,	Lytle,	Wise — 73.
Cookston,	of Licking,	McFarland,	

The Senate amendments were agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**S. B. No. 149** — Mr. Norris.

To authorize counties in which building commissions have been appointed pursuant to section 2333 of the General Code for the purpose of erecting county buildings for paying the cost of which bonds have been authorized and sold prior to the passage of this act, to erect said county buildings by contract containing a guaranteed maximum and stipulating that the county shall pay within such maximum the cost of labor and materials, plus a fixed percentage of profit to the contractor.

**Am. S. B. No. 55** — Mr. Stone.

To supplement section 9485 by the addition of supplemental section 9485-1 and 9485-2 of the General Code, to provide for the further regulation of fraternal and benefit societies.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 25** — Mr. Barnes.

Relating to city school district.

With the following amendments in which the concurrence of the House is requested:

Between line 7 and line 8 insert line 7a and the following paragraph:

"In city school district containing according to the last federal census a population of 50,000 persons or more, but less than 150,000 persons, the board of education shall consist of not less than two members nor more than seven members elected at large \* \* \* *or not less than two members nor more than seven members elected at large and not more than two members elected from subdistricts by the qualified electors of their respective subdistricts. The office of subdistrict members in boards of education in all such city school districts having more than two subdistrict members is hereby abolished and the terms of members elected from such subdistricts shall terminate on the day preceding the first Monday in January, 1920.*"

In line 9 strike out "50,000" and insert in lieu thereof "150,000".

In line 14 strike out the asterisks and "1920" and insert in lieu thereof "1914".

In line 23 strike out the asterisks following "1920" and insert in lieu thereof the following paragraphs:

"At the same time such boards of education in city school districts containing according to the federal census a population of 50,000 persons or over, but less than 150,000 persons, *and electing to have subdistricts*, shall subdivide such city school district into subdivisions equal in number to the number of members of the board of education in the district, who are to be elected from subdistricts therein so established. Such subdistricts shall be bounded, as far as practicable, by corporation lines, streets, alleys, avenues, public grounds, canals, water courses, ward boundaries, voting precinct boundaries, or present school district boundaries, and shall be as nearly equal in population as possible and be composed of adjacent and as compact territory as practicable. Such subdivision shall be numbered from one up consecutively and the lines thereof so fixed shall not be changed until after each succeeding federal census. Within three months after the official announcement of the result of each succeeding federal census, the board of education of each city school district which according to such census shall have a population of 50,00 persons or over and less than 150,000 persons, and

shall elect to have subdistricts, shall redistrict such district into subdistricts in accordance with the provisions of this chapter. If the board of education of any such district fails to district or redistrict such city school district, as herein required then the state superintendent of public instruction shall forthwith district or redistrict such city school district, subject to the requirements of this chapter."

In line 25, strike out the comma after the word "district" and the word "as" and insert in lieu thereof the words "is so".

In line 25, strike out the word "by" and insert in lieu thereof the word "in".

Strike out all of lines 26 and 27 and all of line 28 to and including the word "additional" and insert in lieu thereof the following: "that the number of members of said board to be elected in the year 1921 in order to comply with the provisions of section 4702, exceeds the number of members whose terms expire on the day preceding the first Monday in January, 1922, such excess number of".

In line 29, strike out the words "or four" and the words "as may be".

In line 30, strike out the word "necessary".

In line 31, strike out the words "shall by", all of lines 32, 33, 34, all of line 35 to and including the word "retire" and insert in lieu thereof the following: \* \* \* "is so fixed as provided in this act, that the number of members of said board to be elected in the year 1921, in order to comply with the provisions of section 4702, is less than the number of members whose terms expire or terminate on the day preceding the first Monday in January, 1922, the member or members to retire, so that there will be a compliance with sections 4698 and 4702".

In line 24 change numerals "1914" to "1920".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. Sub. H. B. No. 305** — Mr. Chester.

To amend sections 3128, 3130, 3131, 3132, 3133, 3134, 3135, 3136 and 3137 of the General Code, relating to the erection and maintenance of county hospitals.

With the following amendment in which the concurrence of the House is requested:

In line 7, after the words newspapers insert the following: "of opposite politics".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendment was laid over under the rule.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 163** — Mr. Chester.

To amend section 4727 of the General Code, providing for the transfer of territory to or from a centralized school district.

With the following amendments in which the concurrence of the House is requested.

In line ten, strike out the words "to or" and insert in lieu thereof the word "from".

In line eleven, strike out the words "from a" and insert in lieu thereof the word "one".

In line eleven, between the word "district" and the comma, insert the words "to another".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 299** — Mr. Jones, of Trumbull, and asks for a Committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Jones, of Trumbull, moved that the request of the Senate be acceded to.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 29** — Mr. Miller, of Stark, and asks for a Committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 29** — Mr. Miller, of Stark, Messrs. Miller of Stark, Crosser and Stokes.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 52** — Mr. Denune.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives for a committee of Conference on matters of difference between the two Houses on **Am. S. J. R. No. 31** — The Joint Committee on Taxation, and the President appointed as managers on the part of the Senate, Messrs. Parrett, Holden and Agnew.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. S. J. R. No. 31** — Joint Committee on Taxation.

Relative to the classification of property for the purposes of taxation.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 133** — Mr. Jones, of Meigs, and Mr. Scott.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 182** — Mr. Gordon, of Logan.

To amend sections 4744-2, 7654-1, 7654-2, 7654-3, 7654-4 and 7654-5 of the General Code, relative to county normal schools.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 257** — Mr. Bryson.

To further supplement section 9921 by the addition of supplementary section 9921-6 of the General Code authorizing the employment of home demonstration agents in the several counties of the state, and providing for the further development of agriculture.

**Am. H. B. No. 313** — Mr. Harter.

Relative to preventing destructive floods.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 44** — Mr. Burns.

Relative to the lost rolls of three months troops.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 61** — Mr. Taylor.

To supplement section 2421 of the General Code by the addition of supplemental section 2421-1, empowering the board of county commissioners to turn over to a municipality part of the county bridge fund levied upon property within said municipality.

With the following amendment in which the concurrence of the House is requested.

In line 4, after the word "city", strike out the word "or" and insert in lieu thereof the words "having a population not exceeding fifteen thousand or of a".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendment was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**Am. S. B. No. 117** — Mr. Jones, of Franklin.

To amend section 5809 of the General Code.

**Am. S. B. No. 155** — Mr. Miller.

To amend section 122 of the General Code, relating to bonds of notaries public.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 281** — Mr. Evans.

To amend sections 6602-1, 6602-4, 6602-8b, and 6602-8h of the General Code, relative to county sewer districts:



**Am. H. B. No. 280** — Mr. Evans.

To amend sections 6602-17, 6602-20, 6602-26 and 6602-32 of the General Code, relative to water supply and waterworks systems in county sewer districts.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 138** — Mr. Kryder.

Authorizing the probate judge of Warren county, Ohio, to discharge trustee appointed under authority of 103 Ohio Laws 591 to invest funds appropriated for use of Mabel Fitzgerald.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 88** — Mr. Lloyd.

To amend sections 1558-78 and 1558-83 of the General Code.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Thompson the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 88** — Mr. Lloyd, was read the second time by its title and referred to the committee on Codes, Courts and Procedure.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 488** — Mr. Bonser.

Relative to William H. Harrison.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. S. B. No. 145** — Joint Committee on Taxation.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the House amendments to **Am. S. B. No. 146**—Joint Committee on Taxation.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the House insist upon its amendments to said bill and that a committee of conference be appointed.

The motion was agreed to.

On motion to Mr. Beetham, the House then passed to the third order of business, being introduction of bills.

The following bill was introduced and read the first time.

**H. B. No. 520**—Mr. Evans.

Relating to the rights and duties of insurance companies, legally doing business in the state of Ohio, concerning payment of claims.

On motion of Mr. Beetham the House then passed to the fourth order of business, being bills for second reading.

The following bills were read the second time and referred to the following committees:

**S. B. No. 131**—Mr. Archer.

To the committee on Common Schools.

**S. B. No. 78**—Mr. Davis.

To the committee on Agriculture.

**S. B. No. 136**—Mr. Lloyd.

To the committee on Fees and Salaries.

**S. B. No. 62**—Mr. Holl.

To the committee on Judiciary.

**H. B. No. 507**—Mr. Atkinson.

To the committee on Benevolent and Penal Institutions.

**H. B. No. 509**—Mr. Crabbe.

To the committee on Codes, Courts and Procedure.

**Am. S. B. No. 143**—Mr. Lloyd.

To the committee on Public Highways.

**S. B. No. 161**—Mr. Busbey.

To the committee on Codes, Courts and Procedure.

**S. B. No. 142**—Mr. Kryder.

To the committee on Codes, Courts and Procedure.

**S. B. No. 107**—Mr. Stone.

On motion of Mr. Clark the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 107**—Mr. Stone, was read the second time and ordered placed on the calendar.

**H. B. No. 514**—Mr. Spidel (by request).

To the committee on Labor.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**Am. S. B. No. 149** — Mr. Norris, was read the second time by its title and referred to the committee on County Affairs.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**Am. S. B. No. 55** — Mr. Stone, was read the second time by its title and referred to the committee on Insurance.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**Am. S. B. No. 117** — Mr. Jones, of Trumbull, was read the second time by its title and referred to the committee on Judiciary.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**Am. S. B. No. 155** — Mr. Miller, was read the second time by its title and referred to the committee on Judiciary.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**S. B. No. 138** — Mr. Kryder, was read the second time by its title and referred to the committee on County Affairs.

On motion of Mr. Beetham, the House then passed to the seventh order of business, being bills for third reading.

**H. B. No. 478** — Mr. Bryson, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted — yeas 75, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Crosser,	Green,	Miller, of Stark,
Barnes,	Davis,	Greve,	Morris,
Beetham,	Denuene,	Griswold,	Moyer,
Benner,	Dildine,	Halstead,	Reynolds, Tom,
Billingslea,	Dodge,	Harter,	Robins,
Blauser,	Donahay,	Hatch,	Robinson,
Bliss,	Drury,	Hinchey,	Scott,
Bond,	Dunspaugh,	Hopple,	Shy,
Brach,	Emery,	Johnston,	Smith,
Brannon,	Entemann,	Jones, of Hamilton,	Stokes,
Brown,	Evans,	Jones, of Trumbull,	Talley,
Bryson,	Fouts,	Kilbane,	Taylor,
Burns,	Gardner,	Kreider,	Thompson,
Carpenter,	Gordon, of Brown,	Lentz,	Waterston,
Chester,	Gorrell,	Lytle,	Weaver,
Clark,	Graham,	McCoy,	Wenner,
Cochrun,	of Licking,	McFarland,	Wiest,
Comings,	Graham,	Madden,	Winter,
Cookston,	of Muskingum,	Miller, of Fulton,	Wise—75.
Crabbe,			

Those voting in the negative are: Messrs. Federman and Lonz.  
So the bill passed.

The title was agreed to.

On motion of Mr. Beetham the following bills were informally passed and retain their respective places on the calendar: **H. B. No. 477** — Mr. Freeman; **S. B. No. 52** — Mr. Lloyd; **Am. H. B. No. 165** — Mr. Cowan; **Am. H. B. No. 317** — Mr. Bing, and **Am. H. B. No. 444** — Mr. Copeland.



**Am. H. B. No. 451** — Mr. Evans, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Green,	Robins,
Atkinson,	Dodge,	Greve,	Robinson,
Baker,	Donahay,	Griswold,	Scott,
Barnes,	Drury,	Halstead,	Shy,
Beaty,	Dunspaugh,	Hatch,	Smith,
Benner,	Emery,	Hinchey,	Spidel,
Billingslea,	Entemann,	Hoover,	Stokes,
Blauser,	Evans,	Hopple,	Stump,
Bliss,	Faris,	Huber,	Swedersky,
Bond,	Federman,	Johnston,	Talley,
Brach,	Foster,	Jones, of Trumbull,	Taylor,
Brannon,	Fouts,	Kilbane,	Waterston,
Burns,	Freeman,	Kreider,	Weaver,
Carpenter,	Gardner,	Lentz,	Wenner,
Chester,	Gordon, of Brown,	Lytle,	Wiest,
Cochrun,	Gorrell,	Madden,	Wildermuth,
Comings,	Graham,	Miller, of Fulton,	Winter,
Cookston,	of Licking,	Moyer,	Wise—75.
Crosser,	Graham,	Mulcahy,	
Denune,	of Muskingum,		

So the bill passed.

The title was agreed to.

**H. B. No. 492** — Mr. Beaty, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Greve,	Reynolds, Tom,
Baker,	Dodge,	Griswold,	Robins,
Barnes,	Donahay,	Halstead,	Robinson,
Beaty,	Drury,	Hatch,	Scott,
Beetham,	Dunspaugh,	Hinchey,	Shy,
Benner,	Emery,	Hopple,	Smith,
Besaw,	Entemann,	Huber,	Spidel,
Blauser,	Evans,	Johnston,	Stokes,
Bliss,	Faris,	Jones, of Trumbull,	Stump,
Bond,	Federman,	Kilbane,	Swedersky,
Brannon,	Foster,	King,	Talley,
Brown,	Fouts,	Kreider,	Taylor,
Burns,	Freeman,	Lentz,	Thompson,
Carpenter,	Gardner,	Lytle,	Waterston,
Chester,	Gordon, of Brown,	McCoy,	Weaver,
Cochrun,	Gorrell,	McFarland,	Wenner,
Comings,	Graham,	Madden,	Wiest,
Cookston,	of Licking,	Miller, of Fulton,	Wildermuth,
Crabbe,	Graham,	Miller, of Stark,	Winter,
Crosser,	of Muskingum,	Moyer,	Wise—81.
Davis,	Green,	Mulcahy,	

So the bill passed.

Mr. Beaty moved to amend the title as follows:

In the last line of the title, strike out the word "of" and in lieu thereof insert the word "at"

The motion was agreed to and the title was so amended.

The title was agreed to.

**Am. S. B. No. 134** — Mr. Ake, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Federman moved that said bill be informally passed.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 51, nays 20, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Gorrell,	Robins,
Baker,	Cookston,	Greve,	Robinson,
Beetham,	Crosser,	Harter,	Scott,
Benner,	Denune,	Hoover,	Smith,
Besaw,	Dodge,	Hopple,	Spidel,
Billingslea,	Donahay,	Johnston,	Stokes,
Blauser,	Emery,	Kilbane,	Stump,
Bliss,	Evans,	Lentz,	Swedersky,
Brach,	Federman,	Lytle,	Thompson,
Brannon,	Foster,	McCoy,	Wenner,
Brown,	Freeman,	Miller, of Fulton,	Wildermuth,
Bryson,	Gardner,	Moyer,	Wise—51.
Burns,	Gordon, of Brown,	Reynolds, Tom,	

Those voting in the negative are: Messrs.

Bond,	Graham,	Jones, of Trumbull,	Mulcahy,
Carson,	of Licking,	Kreider,	Shy,
Cochrun,	Graham,	Lawyer,	Talley,
Crabbe,	of Muskingum,	Madden,	Taylor,
Dildine,	Griswold,	Morris,	Weaver—20.
Fouts,	Halstead,		

The bill not having received a constitutional majority was lost.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **H. B. No. 299** — Mr. Jones, of Trumbull, Messrs. Jones, of Trumbull, Bonser and Stokes.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 315** — Mr. Emery.

To authorize the governor to convey to the village of Hicksville, Defiance county, Ohio, certain land located therein.

**H. B. No. 419** — Mr. McFarland (by request).

Providing certain regulations with respect to the sale of feed stuffs.

**H. B. No. 311** — Mr. Bing.

To amend sections 1302, 1303 and 1303-1 of the General Code, relating to the requirements for examination as a pharmacist or assistant pharmacist.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 119** — Mr. Latham.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 259** — Mr. Winter.

Providing for the construction, maintenance and inspection by the state fire marshal of dry cleaning and dry dyeing buildings and establishments, and providing a penalty for the violation thereof.

Attest:

W. E. HALLEY,  
Clerk.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 521** — Mr. Spidel.

To authorize the Ohio Board of Administration to grant to the city of Dayton right to construct and maintain a standpipe upon the ground of the Dayton State Hospital with necessary pipe line approach thereto.

On motion of Mr. Spidel, the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 521** — Mr. Spidel, was read the second time by its title and referred to the committee on Appropriations and Finance.

By unanimous consent Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 139** — Mr. Archer, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
E. L. DONAHAY,  
ARTHUR E. JONES,  
DOW W. HARTER,

TOM REYNOLDS,  
HARRY MOYER,  
H. B. MADDEN.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

By unanimous consent Mr. Thompson offered the following resolution:

**H. R. No. 54** — Mr. Thompson.

Relative to the death of Honorable Emmett Tompkins.

WHEREAS, The members of the House of Representatives have heard, with sorrow, of the death of Hon. Emmett Tompkins, a former member of this body in the Sixty-seventh and Sixty-eighth General Assemblies from Athens county; and



WHEREAS, The Hon. Emmett Tompkins was a citizen of public affairs, an attorney of ability, an eloquent and inspiring speaker, born at McConnellsville, Morgan county, Ohio, September 1st, 1853. He served the public in many positions; a graduate of Ohio University, he was later appointed one of its trustees and remained such until his death. At the age of twenty-three he was elected mayor of Athens and served two terms; later he was elected city solicitor at Athens, serving two terms. Later he was elected a member of the general assembly, representing Athens county, and was re-elected, removing to Columbus. He was elected to congress, where he represented Franklin county during one term, and in which county he resided until his death December 18th, 1917; now, therefore,,

*Be it resolved*, That by his death the state of Ohio has lost an honorable, worthy and upright citizen; and

*Be it further resolved*, That we offer the friends and relatives of the deceased our sympathy and respect, and that this resolution be entered on the journal of the House and an engrossed copy, signed by the speaker of the House be sent to the family of the deceased; and

*Be it further resolved*, That out of respect to the memory of the Hon. Emmett Tompkins this House do now adjourn to meet at 9:30 tomorrow morning.

6:00 o'clock p. m.

The resolution was adopted and the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, April 15th, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend John W. Gorrell, member from Carroll county.

The journal of yesterday was read and approved.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 522** — Mr. Matthews.

To amend section 12708 of the General Code, relative to penalties for violations of the pharmacy laws.

On motion of Mr. Stokes the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 522** — Mr. Matthews, was read the second time by its title.

On motion of Mr. Stokes the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 522** — Mr. Matthews, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Griswold,	Moyer,
Atkinson,	Crosser,	Halstead,	Mulcahy,
Baker,	Davis,	Harter,	Reynolds, Jas. A.,
Beaty,	Denune,	Hastings,	Reynolds, Tom,
Beetham,	Dildine,	Hatch,	Robins,
Benner,	Donahay,	Helfrich,	Russell,
Besaw,	Drury,	Hinchey,	Shy,
Billingslea,	Dunspaugh,	Hoover,	Silver,
Bing,	Emery,	Huber,	Smith,
Bishop,	Entemann,	Johnston,	Stokes,
Blauser,	Evans,	Jones, of Trumbull,	Stump,
Bond,	Faris,	Kay,	Swedersky,
Brach,	Fouts,	King,	Talley,
Brown,	Freeman,	Kreider,	Taylor,
Bryson,	Gordon, of Brown,	Lawyer,	Thompson,
Burns,	Gorrell,	Lentz,	Waterston,
Carpenter,	Graham,	Lytte,	Weaver,
Carson,	of Licking,	McCoy,	Wenner,
Clark,	Graham,	McFarland,	Wiest,
Cochrun,	of Muskingum,	Madden,	Wise,
Comings,	Green,	Matthews,	York — 85.
Cookston,	Greve,	Miller, of Fulton,	

So the bill passed.

The title was agreed to.

The House then passed to the second order of business, being bills for third reading:

**H. B. No. 423** — Mr. Benner, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 91, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Green,	Pearson,
Atkinson,	Crabbe,	Greve,	Reynolds, Jas. A.,
Baker,	Crosser,	Halstead,	Reynolds, Tom,
Barnes,	Davis,	Harter,	Robins,
Beaty,	Denune,	Hastings,	Russell,
Beetham,	Dildine,	Hatch,	Scott,
Benner,	Dodge,	Helfrich,	Shy,
Besaw,	Donahay,	Hinchey,	Silver,
Billingslea,	Drury,	Hoover,	Smith,
Bing,	Dunspaugh,	Huber,	Stokes,
Bishop,	Emery,	Johnston,	Stump,
Blauser,	Evans,	Jones, of Trumbull,	Swedersky,
Bliss,	Faris,	Kay,	Talley,
Bond,	Federman,	Kreider,	Taylor,
Brach,	Foster,	Lawyer,	Thompson,
Brown,	Fouts,	Lentz,	Waterston,
Bryson,	Freeman,	Lytte,	Weaver,
Burns,	Gardner,	McCoy,	Wenner,
Carpenter,	Gordon, of Brown,	McFarland,	Wiest,
Carson,	Gorrell,	McKay,	Winter,
Cochrun,	Graham,	Miller, of Fulton,	Wise,
Comings,	of Licking,	Moyer,	York — 91.
Cookston,	Graham,	Mulcahy,	
Copeland,	of Muskingum,		

So the bill passed.

The title was agreed to.

**Am. H. B. No. 474** — Mr. Silver, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Silver moved to amend as follows:

In line 10, strike out the words "the three following" and insert after the comma following the word "sections" "9881, 9882 and 9884 of the General Code of Ohio".

In line 18, after the word "exceed" insert "two cents for each inhabitant as aforesaid or the sum of".

Between lines 19 and 20, insert a new section numbered 9880-1 as follows: "Sec. 9880-1. When thirty or more persons of a county or of contiguous counties, not to exceed three shall have been organized into an independent agricultural society and has held an annual exhibit for three years previous to January 1st, 1919, in a county wherein is located a county agricultural society, and when such independent society has held an annual exhibition, in accordance with the three following sections and made proper report to the state board, then, upon the presentation to the county auditor of a certificate from the president of the state board attested by the secretary thereof that the laws of Ohio and the rules of the board have been complied with, the county auditor of the county, if the fair board be residents of one county, shall draw an order on the treasurer of the county in favor of the president of the independent association for a sum equal to one hundred per cent of the amount paid in regular class premiums, as calculated in Sec. 9880 herein and the treasurer shall pay said order. If the fair board be residents of more than one county the auditors of such counties shall draw orders on their respective treasurers for the proportionate share of an amount equal to an average amount paid to the several county fair boards to be divided according to population of the counties according to the last federal census, but shall not exceed more than one hundred per cent of the amount paid in regular class premiums, nor the amount of two cents for each inhabitant of the county in which such independent fair is held and the treasurer or treasurers shall pay such order or orders from the county funds.

In line 20, strike out the word "county".

In line 21, strike out the word "section" and insert in lieu thereof the word "sections".

In line 26, after the word "county" insert the words "or counties".

Strike out the former amendment between lines 90 and 91.

In lines 2 and 117 after the figures "9880" insert "9880-1".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 95, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bond,	Cochrun,	Dodge,
Atkinson,	Brach,	Comings,	Donahay,
Baker,	Brannon,	Cookston,	Drury,
Barnes,	Brown,	Copeland,	Dunspaugh,
Beetham,	Bryson,	Cowan,	Emery,
Benner,	Burns,	Crabbe,	Entemann,
Besaw,	Carpenter,	Crosser,	Evans,
Bing,	Carson,	Davis,	Faris,
Bishop,	Chester,	Denune,	Federman,
Blauser,	Clark,	Dildine,	Fouts,



Those voting in the affirmative are: Messrs. — Concluded.

Freeman,	Helfrich,	Miller, of Fulton,	Spidel,
Gardner,	Hinchey,	Miller, of Stark,	Stokes,
Gordon, of Brown,	Hoover,	Moyer,	Stump,
Gorrell,	Huber,	Mulcahy,	Swedersky,
Graham,	Johnston,	Myers,	Talley,
of Licking,	Jones, of Trumbull,	Pearson,	Taylor,
Graham,	Kay,	Reynolds, Tom,	Thompson,
of Muskingum,	Kreider,	Robins,	Walsh,
Green,	Lawyer,	Robinson,	Weaver,
Greve,	Lentz,	Russell,	Wenner,
Griswold,	Lytle,	Scott,	Wiest,
Halstead,	McFarland,	Shy,	Winter,
Harter,	McKay,	Silver,	Wise,
Hastings,	Madden,	Smith,	York — 95.
Hatch,			

So the bill passed.

Mr. Silver moved to amend the title as follows:

Add section "9880-1" after the figures "9880".

The motion was agreed to and the title was so amended.

The title was agreed to.

**Am. H. B. No. 352** — Mr. Kay, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Copeland,	Griswold,	Robins,
Baker,	Crabbe,	Harter,	Robinson,
Beaty,	Crosser,	Hastings,	Scott,
Beetham,	Davis,	Hatch,	Shy,
Benner,	Denune,	Hinchey,	Silver,
Besaw,	Dildine,	Hopple,	Smith,
Billingslea,	Dodge,	Johnston,	Spidel,
Bing,	Donahay,	Jones, of Hamilton,	Stokes,
Bishop,	Drury,	Kay,	Stump,
Blauser,	Dunspaugh,	Lawyer,	Swedersky,
Bond,	Entemann,	Lentz,	Talley,
Brach,	Evans,	Lytle,	Taylor,
Brannon,	Faris,	McCoy,	Thompson,
Burns,	Foster,	McFarland,	Walsh,
Carpenter,	Gorrell,	Madden,	Waterston,
Carson,	Graham,	Miller, of Fulton,	Wenner,
Chester,	of Licking,	Mulcahy,	Wiest,
Clark,	Graham,	Myers,	Wildermuth,
Cochrun,	of Muskingum,	Pearson,	Wise,
Cookston,	Green,	Reynolds, Jas. A.,	York — 78.

Those voting in the negative are: Messrs. Federman, Greve and Weaver.

So the bill passed.

The title was agreed to.

**H. B. No. 432** — Mr. Bishop, was taken up.

Mr. Bishop moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**S. B. No. 49** — Mr. Parrett, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Davis,	Halstead,	Miller, of Fulton,
Barnes,	Dildine,	Harter,	Moyer,
Beaty,	Dodge,	Hastings,	Mulcahy,
Beetham,	Donahay,	Hatch,	Reynolds, Jas. A.,
Benner,	Drury,	Hinchey,	Robins,
Besaw,	Dunspaugh,	Hooley,	Robinson,
Billingslea,	Emery,	Hoover,	Shy,
Bing,	Entemann,	Hopple,	Silver,
Blauser,	Evans,	Johnston,	Smith,
Bond,	Federman,	Jones, of Hamilton,	Spidel,
Brown,	Gardner,	Jones, of Trumbull,	Stokes,
Burns,	Gordon, of Brown,	Kay,	Stump,
Carpenter,	Gorrell,	Kreider,	Talley,
Carson,	Graham,	Lawyer,	Thompson,
Chester,	of Licking,	Lentz,	Waterston,
Cochrun,	Graham,	Lytle,	Wenner,
Comings,	of Muskingum,	McCoy,	Wildermuth,
Cookston,	Green,	McFarland,	Winter,
Copeland,	Greve,	Madden,	Wise,
Crabbe,	Griswold,	Matthews,	York — 79.
Crosser,			

So the bill passed.

The title was agreed to.

**Am. H. B. No. 398** — Mr. Federman, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 97 after the word "colors" strike out the word "or" and in lieu thereof insert "and artificial".

In line 98 after the word "drinks" insert "to imitate a natural product".

In line 42 strike out the word "with a sample of each for analysis".

In line 43 strike out the period after the word agriculture and insert a comma in lieu thereof, and add the words "together with such samples of the same as the secretary of agriculture may from time to time request for purposes of analysis."

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Stump moved to amend as follows:

Strike out lines 50 and 51, inclusive.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Lentz moved to amend as follows:

In line 158 after the word "second" insert the words "or subsequent".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays 12, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Copeland,	Greve,	Miller, of Stark,
Banker,	Cowan,	Griswold,	Moyer,
Beaty,	Crosser,	Halstead,	Mulcahy,
Billingslea,	Davis,	Harter,	Myers,
Bing,	Drury,	Hastings,	Reynolds, Jas. A.,
Bishop,	Dunspaugh,	Hatch,	Russell,
Blauser,	Entemann,	Helfrich,	Scott,
Bond,	Evans,	Hinchey,	Shy,
Brach,	Federman,	Hooley,	Smith,
Brannon,	Freeman,	Hoover,	Stokes,
Brown,	Gardner,	Hopple,	Swedersky,
Bryson,	Gordon, of Brown,	Huber,	Talley,
Carpenter,	Graham,	Hughes,	Thompson,
Carson,	of Licking,	Johnston,	Walsh,
Chester,	Graham,	Jones, of Hamilton,	Wiest,
Clark	of Muskingum,	Jones, of Trumbull,	Wildermuth,
Cochrun,	Green,	Lentz,	York — 67.
Comings,			

Those voting in the negative are: Messrs.

Dodge,	Gordon, of Logan,	Lytle,	Miller, of Fulton,
Donahay,	Kreider,	McCoy,	Robinson,
Emery,	Lawyer,	Madden,	Waterston — 12.

So the bill passed.

The title was agreed to.

**12:00 o'clock m.**

On motion of Mr. Robinson the House adjourned until 1:30 o'clock p. m.

**1:30 o'clock p. m.**

The House met pursuant to recess.

**Am. H. B. No. 272** — Mr. Chester, was taken up and read the third time.

Mr. Chester demanded a call of the House, which was duly seconded, taken, and ninety-one members answered to their names.

The absentees are: Messrs.

Atkinson,	Delehanty,	Hopple,	Lytle,
Backowski,	Dildine,	Hughes,	Miller, of Stark,
Bliss,	Dunspaugh,	Jones, of Hamilton,	Morris,
Bond,	Entemann,	Kay,	Pugh,
Bonser,	Freeman,	King,	Reynolds, Jas. A.,
Brach,	Greve,	Lonz,	Scott,
Brannon,	Harter,	Luchsinger,	Thompson,
Cable,	Hoover,	Lustig,	York,
Cookston,			

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Chester, further proceedings under the call were dispensed with.

The question recurring on the passage of **Am. H. B. No. 272** — Mr. Chester.

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Davis,	Halstead,	Myers,
Atkinson,	Denune,	Hastings,	Pearson,
Banker,	Dodge,	Hatch,	Reynolds, Tom,
Beaty,	Donahay,	Helfrich,	Robins,
Beetham,	Drury,	Hinchey,	Robinson,
Benner,	Dunn,	Hooley,	Russell,
Besaw,	Emery,	Johnston,	Scott,
Bing,	Evans,	Jones, of Hamilton,	Shy,
Blauser,	Faris,	Jones, of Trumbull,	Silver,
Brown,	Fouts,	Kilbane,	Smith,
Bryson,	Gardner,	King,	Spidel,
Burns,	Gordon, of Brown,	Kreider,	Stokes,
Carpenter,	Gordon, of Logan,	Lawyer,	Stump,
Carson,	Gorrell,	Lentz,	Swedersky,
Chester,	Graham,	McCoy,	Talley,
Cochrun,	of Licking,	McKay,	Taylor,
Comings,	Graham,	Madden,	Waterston,
Copeland,	of Muskingum,	Matthews,	Wenner,
Cowan,	Green,	Miller, of Fulton,	Winter,
Crabbe,	Griswold,	Mulcahy,	Wise—79.
Crosser,			

So the bill passed.

The title was agreed to.

**Am. H. B. No. 165** — Mr. Cowan, was taken up and read the third time.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Greve,	Reynolds, Tom,
Atkinson,	Denune,	Griswold,	Robins,
Baker,	Dildine,	Halstead,	Russell,
Banker,	Dodge,	Hastings,	Scott,
Barnes,	Donahay,	Hatch,	Shy,
Beaty,	Drury,	Helfrich,	Silver,
Beetham,	Dunn,	Hinchey,	Smith,
Benner,	Emery,	Hooley,	Spidel,
Besaw,	Entemann,	Hopple,	Stump,
Blauser,	Evans,	Johnston,	Swedersky,
Brown,	Fouts,	Jones, of Hamilton,	Talley,
Bryson,	Gordon, of Brown,	Jones, of Trumbull,	Taylor,
Burns,	Gordon, of Logan,	King,	Walsh,
Carpenter,	Gorrell,	Lentz,	Wenner,
Carson,	Graham,	McKay,	Wiest,
Chester,	of Licking,	Madden,	Wildermuth,
Copeland,	Graham,	Mulcahy,	Winter,
Cowan,	of Muskingum,	Myers,	Wise,
Crabbe,	Green,	Pearson,	York—74.

So the bill passed.

The title was agreed to.

**H. B. No. 479** — Mr. Brown, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hastings,	Robins,
Baker,	Dildine,	Hatch,	Robinson,
Banker,	Donahay,	Helfrich,	Russell,
Beaty,	Drury,	Hinchey,	Schelhorn,
Beetham,	Dunn,	Hooley,	Scott,
Benner,	Dunspaugh,	Hoover,	Shy,
Besaw,	Emery,	Johnston,	Silver,
Billingslea,	Entemann,	Jones, of Hamilton,	Smith,
Bing,	Evans,	Jones, of Trumbull,	Spidel,
Bishop,	Faris,	Kay,	Stokes,
Blauser,	Federman,	King,	Stump,
Bond,	Foster,	Kreider,	Swedersky,
Brown,	Fouts,	Lawyer,	Talley,
Bryson,	Gardner,	Lentz,	Taylor,
Burns,	Gordon, of Brown,	Lytle,	Walsh,
Carpenter,	Gordon, of Logan,	McCoy,	Waterston,
Carson,	Gorrell,	McFarland,	Weaver,
Chester,	Graham,	McKay,	Wenner,
Cochrun,	of Licking,	Madden,	Wiest,
Comings,	Graham,	Miller, of Fulton,	Wildermuth,
Copeland,	of Muskingum,	Mulcahy,	Winter,
Cowan,	Greve,	Myers,	Wise,
Crabbe,	Griswold,	Pearson,	York—93.
Crosser,	Halstead,	Reynolds, Tom,	

So the bill passed.

The title was agreed to.

**H. B. No. 477** — Mr. Freeman, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Freeman moved to amend as follows:

In line 3, after the word "sabotage" insert "which is defined as the malicious injury or destruction of the property of another,".

In line 8, after the word "or", strike out the word "other".

In line 14, after the word "or" strike out the word "other".

In line 16, after the word "or" strike out the word "other".

In line 32, after the word "used", insert the word "knowingly".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Beetham moved to amend as follows:

After line 35, add the following:

"Section 5. This act is hereby declared to be an emergency act necessary for the immediate preservation of the public peace and safety. The emergency necessitating the enactment of this act arises out of the fact that there are persons in, and also persons threatening to enter, the state for the purpose of teaching the doctrine of criminal syndicalism as defined in this act, and advocating such doctrine and the commission of the other acts and practices declared by this act to be unlawful, the tendency of which will be to destroy our institutions and government, and put the people into a condition of unrest and terror."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 105, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Griswold,	Mulcahy,
Atkinson,	Crabbe,	Halstead,	Myers,
Backowski,	Crosser,	Harter,	Pearson,
Baker,	Davis,	Hastings,	Reynolds, Jas. A.,
Banker,	Denune,	Hatch,	Reynolds, Tom,
Barnes,	Dildine,	Helfrich,	Robins,
Beaty,	Dodge,	Hinchey,	Robinson,
Beetham,	Donahay,	Hooley,	Russell,
Benner,	Drury,	Hoover,	Schelhorn,
Besaw,	Dunn,	Hopple,	Scott,
Billingslea,	Emery,	Huber,	Shy,
Bing,	Evans,	Johnston,	Silver,
Bishop,	Faris,	Jones, of Hamilton,	Smith,
Blauser,	Federman,	Jones, of Trumbull,	Spidel,
Bliss,	Foster,	Kay,	Stokes,
Bond,	Fouts,	King,	Stump,
Brannon,	Freeman,	Kreider,	Taylor,
Brown,	Gardner,	Lawyer,	Walsh,
Bryson,	Gordon, of Brown,	Lentz,	Waterston,
Burns,	Gordon, of Logan,	Lytle,	Weaver,
Carpenter,	Gorrell,	McCoy,	Wenner,
Carson,	Graham,	McFarland,	Wiest,
Chester,	of Licking,	McKay,	Wildermuth,
Clark,	Graham,	Madden,	Winter,
Cochrun,	of Muskingum,	Matthews,	Wise,
Comings,	Green,	Miller, of Fulton,	York—105.
Copeland,	Greve,	Miller, of Stark,	

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted—yeas 102, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Griswold,	Miller, of Stark,
Atkinson,	Crabbe,	Halstead,	Mulcahy,
Backowski,	Crosser,	Harter,	Myers,
Baker,	Davis,	Hastings,	Pearson,
Banker,	Dildine,	Hatch,	Reynolds, Tom,
Barnes,	Dodge,	Helfrich,	Robins,
Beaty,	Donahay,	Hinchey,	Robinson,
Beetham,	Drury,	Hooley,	Russell,
Benner,	Dunn,	Hoover,	Schelhorn,
Besaw,	Emery,	Hopple,	Scott,
Billingslea,	Evans,	Huber,	Shy,
Bing,	Faris,	Johnston,	Silver,
Blauser,	Federman,	Jones, of Hamilton,	Smith,
Bliss,	Foster,	Jones, of Trumbull,	Spidel,
Bond,	Fouts,	Kay,	Stokes,
Brannon,	Freeman,	King,	Stump,
Brown,	Gardner,	Kreider,	Taylor,
Bryson,	Gordon, of Brown,	Lawyer,	Walsh,
Burns,	Gordon, of Logan,	Lentz,	Waterston,
Carpenter,	Gorrell,	Lytle,	Weaver,
Carson,	Graham,	McCoy,	Wenner,
Chester,	of Licking,	McFarland,	Wiest,
Clark,	Graham,	McKay,	Wildermuth,
Cochrun,	of Muskingum,	Madden,	Winter,
Comings,	Green,	Matthews,	Wise,
Copeland,	Greve,	Miller, of Fulton,	York—102.

The emergency clause passed.

The title was agreed to.



Mr. Kay moved that the committee on Public Utilities be discharged from further consideration of **H. B. No. 429**—Mr. Wise, and that the motion pend on the calendar.

Mr. Crabbe moved that the vote whereby **Am. S. B. No. 134**—Mr. Ake, was lost, be now reconsidered.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. Stokes moved to amend as follows:

In line 11 after "-1" insert the following: "Any person now holding a certificate and"

Mr. Tom Reynolds moved that said bill with pending amendments be informally passed and that consideration of same be made a special order for 7:30 o'clock this evening.

The motion was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 523**—Mr. Fouts.

To amend section 10933 of the General Code, as amended in Volume 107, Ohio Laws, page 404, relating to the duties of guardians.

On motion of Mr. Fouts the constitutional rule requiring bills to be read on three different days was dispensed with, and **H. B. No. 523**—Mr. Fouts, was read the second time by its title.

On motion of Mr. Fouts the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 523**—Mr. Fouts, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 74, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Green,	McKay,
Backowski,	Crosser,	Greve,	Madden,
Banker,	Denune,	Griswold,	Miller, of Fulton,
Barnes,	Dodge,	Hastings,	Miller, of Stark,
Beaty,	Donahay,	Hinchey,	Mulcahy,
Benner,	Drury,	Hoover,	Robins,
Billingslea,	Emery,	Hopple,	Robinson,
Bing,	Evans,	Johnston,	Scott,
Brach,	Faris,	Jones, of Hamilton,	Shy,
Brannon,	Federman,	Jones, of Trumbull,	Silver,
Brown,	Fouts,	Kay,	Smith,
Burns,	Gardner,	Kilbane,	Spidel,
Carpenter,	Gordon, of Brown,	Kreider,	Stokes,
Carson,	Gordon, of Logan,	Lawyer,	Swedersky,
Chester,	Gorrell,	Lentz,	Waterston,
Cochrun,	Graham,	Lustig,	Wenner,
Comings,	of Licking,	Lytle,	Wildermuth,
Copeland,	Graham,	McCoy,	Wise,
Cowan,	of Muskingum,	McFarland,	York—74.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 350**—Mr. Gorrell, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 48 strike out the word "indetermiant" and insert the word "indeterminate".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Evans moved to amend as follows:

In line 28 strike out the period after the word "hire" and insert "provided however that no female hereunder shall be convicted unless the male who is particeps criminis is also convicted, and that no male hereunder shall be convicted unless the female who is particeps criminis is also convicted."

Upon which a ye and nay vote was demanded, taken and resulted — yeas 31, nays 40, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Evans,	Huber,	Miller, of Fulton,
Barnes,	Faris,	Johnston,	Reynolds, Jas. A.,
Brach,	Foster,	Kilbane,	Scott,
Brown,	Graham,	Lawyer,	Shy,
Cowan,	of Licking,	Lentz,	Smith,
Delehanty,	Greve,	Lustig,	Swedersky,
Denune,	Hatch,	Madden,	Wenner,
Entemann,	Hopple,	Matthews,	Wildermuth—31.

Those voting in the negative are: Messrs.

Beetham,	Davis,	Gordon, of Logan,	Kreider,
Besaw,	Dildine,	Gorrell,	McCoy,
Bond,	Donahay,	Graham,	McFarland,
Brannon,	Drury,	of Muskingum,	McKay,
Bryson,	Dunn,	Green,	Moyer,
Burns,	Emery,	Griswold,	Robinson,
Carpenter,	Federman,	Halstead,	Silver,
Carson,	Freeman,	Hastings,	Stokes,
Cochrun,	Gardner,	Hooley,	Stump,
Copeland,	Gordon, of Brown,	Jones, of Hamilton,	Talley—40.
Crosser,			

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 76, nays, 3, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Crabbe,	Gorrell,	McKay,
Beetham,	Davis,	Green,	Miller, of Fulton,
Benner,	Delehanty,	Griswold,	Miller, of Stark,
Besaw,	Denune,	Halstead,	Moyer,
Billingslea,	Dildine,	Hastings,	Mulcahy,
Eing,	Dodge,	Hatch,	Myers,
Bishop,	Donahay,	Hooley,	Pearson,
Blauser,	Drury,	Hopple,	Robins,
Bond,	Dunn,	Johnston,	Robinson,
Bonser,	Dunspaugh,	Jones, of Hamilton,	Silver,
Bryson,	Emery,	Jones, of Trumbull,	Smith,
Burns,	Faris,	Kilbane,	Spidel,
Carpenter,	Federman,	Kreider,	Stokes,
Carson,	Foster,	Lawyer,	Stump,
Chester,	Fouts,	Lentz,	Swedersky,
Cochrun,	Freeman,	Lustig,	Taylor,
Comings,	Gardner,	Lytle,	Weaver,
Cookston,	Gordon, of Brown,	McCoy,	Wildermuth,
Copeland,	Gordon, of Logan,	McFarland,	York—76.

Those voting in the negative are: Messrs. Evans, Huber and Madden.

So the bill passed.

The title was agreed to.

Mr. Beetham moved that **H. B. No. 484** — Mr. Gardner, be substituted for **S. B. No. 52** — Mr. Lloyd, and that it be taken up and considered now.

The motion was agreed to, and **H. B. No. 484** — Mr. Gardner, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 81, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Crabbe,	Green,	Miller, of Stark,
Backowski,	Crosser,	Halstead,	Moyer,
Beaty,	Davis,	Harter,	Mulcahy,
Beetham,	Delehanty,	Hatch,	Pearson,
Benner,	Denune,	Hoooley,	Reynolds, Jas. A.,
Bing,	Dildine,	Hoover,	Reynolds, Tom,
Bishop,	Dodge,	Hopple,	Robins,
Bliss,	Donahay,	Huber,	Robinson,
Bond,	Drury,	Johnston,	Schelhorn,
Bonser,	Dunn,	Jones, of Hamilton,	Scott,
Brach,	Dunspaugh,	Jones, of Trumbull,	Smith,
annon,	Emery,	Kreider,	Spidel,
Brown,	Entemann,	Lawyer,	Swedersky,
Bryson,	Faris,	Lustig,	Waterston,
Burns,	Federman,	Lytle,	Wenner,
Carpenter,	Fouts,	McCoy,	Wiest,
Carson,	Freeman,	McKay,	Wildermuth,
Chester,	Gardner,	Madden,	Winter,
Clark,	Gorrell,	Matthews,	Wise,
Cochrun,	Graham,	Miller, of Fulton,	York—81.
Comings,	of Muskingum,		

Messrs. Besaw and Myers voted in the negative.

So the bill passed.

The title was agreed to.

The speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **Am. S. B. No. 146** — The Joint Committee on Taxation, Messrs. Beetham, Robins and Hopple.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**S. B. No. 145** — Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
TOM W. JONES,  
CARL V. BEEBE,

JOHN E. BARNES,  
C. F. MCCOY,  
HERBERT L. JONES,  
GEORGE SCHELHORN.



The Speaker of the House, in the presence of the House, signed said bill.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**H. B. No. 261** — Mr. Graham, of Licking.

To establish a municipal court for the city of Newark, Licking county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

**H. B. No. 290** — Mr. Moyer.

To supplement section 2766 of the General Code of Ohio, by the enactment of supplemental section 2766-1, providing for plats, records and documents for use of county and municipal authorities.

**H. B. No. 309** — Mr. Billingslea.

To authorize the board of education of Madison Township school district of Butler county, Ohio, to pay Mary Williamson the sum of four hundred and thirteen dollars.

**H. B. No. 310** — Mr. Blauser.

To amend section 3618-1 of the General Code, relating to the power of municipal corporations owning a municipal gas plant or system of gas distribution to purchase gas without advertisement or competitive bidding.

**H. J. R. No. 43** — Mr. Burns.

Relating to the appointment by the governor of a commission to serve without compensation from, or expense to the state to recommend to the General Assembly amendments to and revision of chapter one of division one of title nine of the General Code of Ohio, providing for the organization and powers of private corporations.

**H. J. R. No. 48** — Mr. Halstead.

Relative to the printing and distribution of ten thousand sets of Howe's Historical Collections of Ohio.

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES,  
GEORGE SCHELHORN,

CARL V. BEEBE,  
J. E. HOLDEN,  
THOMAS W. LATHAM,  
ROBERT J. O'BRIEN.

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 43** — Mr. Huber.

To amend section 4715 of the General Code, relating to the compensation of members of boards of education in rural school districts.

**H. B. No. 99** — Mr. Stokes.

To prevent the spread of hog cholera and other diseases, regulating the business of disposing of the bodies of dead animals by the process

of burying, burning, or cooking; providing for the issuance of licenses to persons, firms or corporations, permitting them to follow such business; providing for the inspection of plants where such business is carried on; providing for the violation of any of its provisions.

**H. B. No. 174** — Mr. Smith.

To amend section 12788 of the General Code, relating to the protection of motormen and conductors.

**H. B. No. 196** — Mr. Faris.

Authorizing the boards of trustees of the Ohio University, the Miami University, the Kent State Normal College and the Bowling Green State Normal College to establish and conduct extension departments for the training of teachers.

**H. B. No. 231** — Mr. Billingslea.

To amend sections 1579-91, 1579-92, 1579-93, 1579-97, 1579-102, 1579-111a, 1579-119 and to add supplemental sections 1579-92a, 1579-92b, 1579-92c and 1579-126a of the General Code, relating to the municipal court of Hamilton, Butler county, Ohio.

**H. B. No. 254** — Mr. Greve.

To amend sections 1579-6, 1579-8, 1579-16, 1579-20, 1579-26, 1579-36 and 1579-39 of the General Code, relating to the municipal court of Cleveland and enlarging its jurisdiction.

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES,  
GEORGE SCHELHORN,

CARL V. BEEBE,  
J. E. HOLDEN,  
THOMAS W. LATHAM,  
ROBERT J. O'BRIEN.

The Speaker of the House, in the presence of the House, signed said bills.

By unanimous consent Mr. Cowan offered the following resolution:

**H. J. R. No. 54** — Mr. Cowan.

Relative to paying expenses of members of the Appropriations and Finance committees during the recess.

WHEREAS, It is now planned that the 83rd General Assembly recess for several weeks; and

WHEREAS, The work of the Appropriations and Finance committees of the House and Senate is not complete, and it is desirable that the committees have the appropriation bills ready for the consideration of the assembly when it reconvenes; and

WHEREAS, If such bills are ready for introduction when the assembly reconvenes, it will be necessary for the Appropriations and Finance committees to continue their services to the state during such recess; therefore

*Be it resolved by the General Assembly of Ohio,* That the Appropriations and Finance committees of the House and Senate are hereby requested and authorized to continue their work during such recess of the General Assembly; therefore

*Be it further resolved,* That each member of the committees so employed shall receive their expenses involved because of rendering such service to the state and the speaker of the House is hereby authorized and directed to issue his voucher on the auditor of state in payment of

such expenses of members of the Appropriations and Finance committees, when properly certified to him by the chairman of the Appropriations and Finance committees; and

*Be it further resolved*, That the auditor of state is hereby authorized and directed to honor such vouchers issued in accordance with this resolution, payable from the committee fund of the House and Senate, or any other appropriate fund of either house.

Mr. Cowan moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Harter,	Miller, of Fulton,
Baker,	Crabbe,	Hastings,	Miller, of Stark,
Barnes,	Crosser,	Hatch,	Moyer,
Beaty,	Davis,	Helfrich,	Mulcahy,
Beetham,	Denune,	Hooley,	Myers,
Benner,	Dodge,	Hopple,	Pearson,
Billingslea,	Donahay,	Huber,	Robins,
Bing,	Drury,	Johnston,	Robinson,
Bishop,	Dunn,	Jones, of Hamilton,	Russell,
Blauser,	Emery,	Jones, of Trumbull,	Schelhorn,
Bliss,	Entemann,	Kay,	Scott,
Bond,	Evans,	Kilbane,	Shy,
Bonser,	Faris,	Kreider,	Silver,
Brown,	Federman,	Lawyer,	Swedersky,
Bryson,	Fouts,	Lentz,	Taylor,
Burns,	Freeman,	Lytle,	Thompson,
Carpenter,	Gordon, of Logan,	McCoy,	Waterston,
Chester,	Gorrell,	McFarland,	Weaver,
Cochrun,	Graham,	McKay,	Wenner,
Comings,	of Muskingum,	Madden,	Wise,
Cookston,	Green,	Matthews,	York—84.
Copeland,			

The resolution was adopted.

By unanimous consent, Mr. Robins offered the following resolution:

**H. R. No. 55** — Mr. Robins.

Relative to the payment of employes of the House of Representatives.

*Be it resolved by the House of Representatives of the 83rd General Assembly*, That the following persons be paid from the contingent fund the following amounts for services performed for this House up to April 15th, 1919.

Howard Cutright, 100 days, \$1.00 per day.....	\$100.00
A. D. Terhune, 90 days, \$1.00 per day.....	90.00
L. Elmslee, 35 days, \$1.00 per day.....	35.00
Robt. F. Smith, 18 days, \$1.00 per day.....	18.00

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\$243.00

Mr. Robins moved that the rules be suspended and the resolution be considered at once.



The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Harter,	Miller, of Stark,
Baker,	Copeland,	Hastings,	Moyer,
Beaty,	Cowan,	Hatch,	Mulcahy,
Beetham,	Crabbe,	Helfrich,	Myers,
Benner,	Crosser,	Hooley,	Pearson,
Besaw,	Denune,	Hopple,	Robins,
Billingslea,	Dodge,	Huber,	Robinson,
Bing,	Donahay,	Hughes,	Russell,
Bishop,	Drury,	Johnston,	Schelhorn,
Blauser,	Dunn,	Jones, of Hamilton,	Scott,
Bliss,	Emery,	Jones, of Trumbull,	Shy,
Bond,	Evans,	Kilbane,	Silver,
Bonser,	Faris,	Kreider,	Spidel,
Brach,	Fouts,	Lawyer,	Swedersky,
Brown,	Gordon, of Brown,	Lentz,	Taylor,
Bryson,	Gordon, of Logan,	Lustig,	Thompson,
Burns,	Gorrell,	Lytle,	Waterston,
Carpenter,	Graham,	McFarland,	Weaver,
Carson,	of Muskingum,	McKay,	Wildermuth,
Chester,	Green,	Madden,	Wise,
Cochrun,	Griswold,	Miller, of Fulton,	York—85.
Comings,	Halstead,		

The resolution was adopted.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 524** — Mr. Lustig.

To amend section 2419 of the General Code, authorizing the county commissioners to expend funds for the establishment, equipment and maintenance of public offices.

On motion of Mr. Lustig the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 524** — Mr. Lustig, was read the second time by its title.

On motion of Mr. Lustig the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 524** — Mr. Lustig, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

Mr. Silver moved to amend as follows:

Strike out "as each of the several county officers," and insert "as the county commissioners may deem necessary" in lieu thereof.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Besaw,	Brannon,	Cookston,
Backowski,	Bing,	Brown,	Copeland,
Baker,	Bishop,	Bryson,	Cowan,
Beaty,	Bliss,	Burns,	Delehanty,
Beetham,	Bonser,	Carpenter,	Denune,
Benner,	Brach,	Comings,	Dodge,

Those voting in the affirmative are: Messrs. — Concluded.

Donahay,	Halstead,	McFarland,	Silver,
Drury,	Harter,	Madden,	Smith,
Dunn,	Hastings,	Matthews,	Spidel,
Evans,	Hatch,	Miller, of Fulton,	Stump,
Faris,	Hinchey,	Miller, of Stark,	Swedersky,
Fouts,	Hopple,	Moyer,	Taylor,
Freeman,	Johnston,	Mulcahy,	Walsh,
Gardner,	Jones, of Hamilton,	Myers,	Waterston,
Gordon, of Logan,	Jones, of Trumbull,	Pearson,	Wenner,
Gorrell,	Kilbane,	Reynolds, Tom,	Wildermuth,
Graham,	Kreider,	Robinson,	Winter,
of Muskingum,	Lentz,	Schelhorn,	Wise,
Green,	Lustig,	Scott,	York—78.
Greve,	Lytle,	Shy,	

Those voting in the negative are: Messrs. Crabbe, Graham, of Licking, Hooley, Lawyer and Thompson.

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 53, nays 25, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Comings,	Graham,	Pearson,
Baker,	Cookston,	of Muskingum,	Reynolds, Jas. A.,
Beaty,	Copeland,	Green,	Scott,
Beetham,	Crosser,	Halstead,	Shy,
Benner,	Delehanty,	Harter,	Silver,
Bing,	Dodge,	Hastings,	Smith,
Bliss,	Donahay,	Johnston,	Swedersky,
Bonser,	Drury,	Jones, of Trumbull,	Taylor,
Brach,	Dunn,	Kilbane,	Walsh,
Brannon,	Evans,	Kreider,	Waterston,
Brown,	Fouts,	Lytle,	Wenner,
Bryson,	Gardner,	Miller, of Fulton,	Winter,
Carpenter,	Gordon, of Logan,	Miller, of Stark,	Wise—53.
Cochran,	Gorrell,	Myers,	

Those voting in the negative are: Messrs.

Alban,	Carson,	Faris,	Lawyer,
Atkinson,	Clark,	Graham,	Lentz,
Billingslea,	Crabbe,	of Licking,	Lustig,
Bishop,	Davis,	Griswold,	McFarland,
Bond,	Denune,	Hatch,	Mulcahy,
Burns,	Emery,	Hooley,	Thompson,
		Hopple,	York—25.

The emergency clause not having received a constitutional majority was lost.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 525** — Mr. Copeland.

To amend section 10526 of the General Code, relative to placing on the tax duplicate the names of devisees of real property.

On motion of Mr. Copeland the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**H. B. No. 525** — Mr. Copeland, was read the second time by its title and referred to the committee on County Affairs.

By unanimous consent Mr. Scott submitted the following report:

The standing committee on Judiciary, to which was referred

**S. B. No. 113** — Mr. Bellew, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all of line 6; also the following words in line 7 "bona fide resident of this state for more than one year and".

After the word "required" in line 8, add the following words: "Provided, however, if the executor named in a will be a non-resident of this state, the court may refuse to issue letters testamentary to such person named therein".

DAVID H. SCOTT,  
MILTON CLARK,  
H. H. GRISWOLD,  
H. T. ROBINS,

A. LEE BEATY,  
CHARLES H. FOUTS,  
F. E. BAKER,  
ROBERT C. DUNN,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Drury submitted the following report:

The standing committee on Insurance, to which was referred

**H. B. No. 321** — Mr. Drury, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

After the word "insurance" in line 18, insert a comma and the words "except as otherwise provided by law,".

After the word "deposit" and comma in line 25, insert the word "capital".

After the word "deposit" in line 26, insert the word "either".

Strike out all that part of line 27 which follows the word "or".

Strike out all that part of line 28 which preceded the word "with".

EDW. A. WINTER,  
HARRY D. SILVER,  
THOMAS MULCAHY,  
J. E. FOSTER,  
N. R. BLISS,  
JOHN W. GORRELL,

E. L. DONAHAY,  
W. A. RUSSELL,  
HARRY T. BROWN,  
H. M. CARPENTER,  
C. M. DRURY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

**Am. H. B. No. 317** — Mr. Bing, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Bing moved to amend as follows:

In line 2 after "7807-2" insert "7824".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"



The yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Cochrun,	Graham,	Moyer,
Eackowski,	Comings,	of Muskingum,	Mulcahy,
Baker,	Cookston,	Green,	Myers,
Barnes,	Copeland,	Griswold,	Pearson,
Beaty,	Crosser,	Halstead,	Reynolds, Jas. A.,
Beetham,	Davis,	Harter,	Reynolds, Tom,
Benner,	Delehanty,	Hoover,	Robins,
Besaw,	Dodge,	Hopple,	Scott,
Bing,	Drury,	Johnston,	Silver,
Bishop,	Dunn,	Jones, of Hamilton,	Smith,
Bond,	Emery,	Jones, of Trumbull,	Spidel,
Bonser,	Evans,	Kilbane,	Stump,
Brannon,	Fouts,	Lawyer,	Waterston,
Brown,	Freeman,	Lentz,	Wenner,
Bryson,	Gardner,	Lytle,	Winter,
Burns,	Gordon, of Logan,	McFarland,	Wise,
Carpenter,	Graham,	Miller, of Fulton,	York—69.
Chester,	of Licking,	Miller, of Stark,	

So the bill passed.

Mr. Bing moved to amend the title as follows:

Strike out "7856", "7831-2", "7847-2", "7858-1".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

5:40 o'clock p. m.

On motion of Mr. Winter the House then recessed until 7:30 o'clock p. m.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives for a committee of Conference on matters of difference between the two Houses on **Am. S. B. No. 146** — Joint Committee on Taxation, and the President of the Senate appointed as managers on the part of the Senate, Messrs. Parrett, Whittemore and Agnew.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **S. B. No. 96** — Mr. Beebe, and herewith returns said bill.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill in which the concurrence of the House is requested:

**S. B. No. 168** — Mr. Ake.

To authorize municipalities in this state to join or form an organization of municipalities for joint municipal action and cooperation upon questions affecting their general welfare.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill in which the concurrence of the House is requested:

**S. B. No. 166** — Mr. Ritter.

To amend sections 7976, 7977 and 7979 of the General Code, relating to the organization of the board of trustees of the combined normal and industrial department of Wilberforce University.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 125** — Joint Committee on Taxation.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the House amendments to **Am. S. B. No. 45** — Mr. Parrett.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the House insist upon its amendments to said bill and ask for a committee of Conference.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 153** — Mr. White.

To amend chapter 3, division II, title V of part first of the General Code, relating to the institution for the feeble-minded and the commitment and care of feeble-minded persons and to amend section 1815-12 of the General Code.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the President of the Senate has appointed as managers on part of the Senate on the committee of Conference on **Am. H. B. No. 29** — Mr. Miller, of Stark, Messrs. Ake, Liggitt and Holden.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **Am. S. B. No. 82** — Mr. Agnew, and **H. B. No. 225** — Mr. Scott, and herewith returns said bills.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the passage of **Am. H. B. No. 76** — Mr. Griswold.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 45** — Mr. Myers.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 143** — Mr. Wise.

To amend sections 50, 276 and 1981 of the General Code, relative to transportation expenses of public officials.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 159** — Mr. Berry, by request.

To amend sections 1350, 1815-3 and 1815-8 of the General Code, relative to the Board of State Charities.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.



7:30 o'clock p. m.

The House met pursuant to recess.

Attention of the House was called to the special order for this hour, being consideration of **Am. S. B. No. 134**—Mr. Ake.

The question recurring on the amendment of Mr. Stokes to **Am. S. B. No. 134**—Mr. Ake.

The motion to amend was agreed to.

Mr. Stokes moved to amend the amendment as follows:

In line 12 after the word "applicant" insert "or teacher".

The motion was agreed to and the amendment to the amendment was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Tom Reynolds moved to amend as follows:

In line 3 strike out "a", change "section" to "sections" wherever the word appears; after the comma after "7852-1" add "7852-2 and 7852-3".

Between lines 21 and 22 insert as follows:

"Sec. 7852-2. Every teacher in a private or parochial school or in any academy, college, university or other institution of learning in this state, shall, before entering upon the discharge of his duties, take the same oath or affirmation of allegiance as that prescribed for public school teachers in section 7852-1. Such oath or affirmation shall be so taken and subscribed in writing before some officer authorized by the state to administer oaths, a copy of which writing shall be filed with the officer or board or authority in charge or control of such private or parochial school or such academy, college, university or other institution of learning.

"Sec. 7852-3. Whoever being in control of any public, private or parochial school, or of any academy, college, university or other institution of learning, shall allow or permit any teacher to enter upon the discharge of his duties or to give instruction therein unless such teacher shall have taken and subscribed the oath or affirmation of allegiance as provided for in sections 7852-1 and 7852-2, shall be guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding one hundred dollars."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Fouts moved to amend as follows:

After the period following the last word in section 1 of said bill add the following:

"Provided, however, that any such applicant who is an honorably discharged soldier of the United States having served in the army or navy of the United States in the war with the Central Powers of Europe, shall not be required to take such oath or affirmation."

Upon which a yea and nay vote was demanded, taken and resulted—yeas 19, nays 59, as follows:

Those voting in the affirmative are: Messrs.

Alban,  
Barnes,  
Benner,  
Burns,  
Carson,

Clark,  
Comings,  
Crabbe,  
Davis,  
Donahay,

Drury,  
Faris,  
Fouts,  
Hatch,  
Kreider,

Lawyer,  
Matthews,  
Miller, of Fulton,  
Morris—19.

Those voting in the negative are: Messrs.

Backowski,	Foster,	Johnston,	Schelhorn,
Baker,	Freeman,	Jones, of Hamilton,	Scott,
Banker,	Gardner,	Jones, of Trumbull,	Smith,
Billingslea,	Gordon, of Brown,	Kay,	Stokes,
Bishop,	Gordon, of Logan,	Kilbane,	Stump,
Bliss,	Gorrell,	Lentz,	Swedersky,
Brach,	Green,	Lustig,	Taylor,
Brannon,	Greve,	Lytle,	Thompson,
Cochrun,	Griswold,	McCoy,	Walsh,
Delehanty,	Harter,	Moyer,	Waterston,
Denune,	Hastings,	Mulcahy,	Wenner,
Dodge,	Hinchey,	Myers,	Wildermuth,
Emery,	Hooley,	Reynolds, Jas. A.,	Winter,
Entemann,	Hoover,	Reynolds, Tom,	York—59.
Evans,	Hopple,	Robinson,	

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Bing moved to amend as follows:

In line 2, strike out "amended and".

Strike out lines 5 to 10 inclusive.

Strike out lines 22 and 23.

In line 11, change "7852-1" to "7852-2".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Greve demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Dodge demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 87, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bryson,	Evans,	Johnston,
Atkinson,	Burns,	Federman,	Jones, of Trumbull,
Backowski,	Carpenter,	Foster,	Kay,
Baker,	Chester,	Freeman,	Kilbane,
Banker,	Comings,	Gardner,	Lentz,
Barnes,	Copeland,	Gordon, of Brown,	Lustig,
Beetham,	Crabbe,	Gordon, of Logan,	Lytle,
Benner,	Crosser,	Gorrell,	McCoy,
Besaw,	Davis,	Green,	Madden,
Billingslea,	Delehanty,	Greve,	Miller, of Fulton,
Bishop,	Denune,	Griswold,	Miller, of Stark,
Blauser,	Dodge,	Harter,	Morris,
Bliss,	Donahay,	Hastings,	Moyer,
Bond,	Drury,	Hinchey,	Mulcahy,
Bonser,	Dunn,	Hooley,	Myers,
Brach,	Emery,	Hoover,	Reynolds, Jas. A.,
Brannon,	Entemann,	Hopple,	Reynolds, Tom,

Those voting in the affirmative are: Messrs. — Concluded.

Robins,  
Robinson,  
Schelhorn,  
Scott,  
Silver,

Smith,  
Spidel,  
Stokes,  
Stump,  
Swedersky,

Talley,  
Taylor,  
Thompson,  
Walsh,  
Wenner,

Wildermuth,  
Winter,  
Wise,  
York—87.

Those voting in the negative are. Messrs. Fouts, Graham, of Licking, Kreider, Lawyer, Matthews and Weaver.

So the bill passed.

Mr. Tom Reynolds moved to amend the title as follows:

Change title to read:

To amend section 7852 of the General Code, relative to examinations in the German language and to supplement this section by the enactment of sections 7852-1, 7852-2, and 7852-3, of the General Code, relative to an oath or affirmation of allegiance to be taken by all teachers in public, private and parochial schools, or other institutions of learning.

The motion was agreed to and the title was so amended.

The title was agreed to.

Mr. Miller, of Stark, submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two Houses on **H. B. No. 29**—Mr. Miller, of Stark, having had the same under consideration do recommend to their respective Houses as follows:

That the bill pass as passed by the House with the following amendments:

In line 7 after the word "abandon" insert the words "or be required to abandon or withdraw"; after the word "tracks" insert the words "or depot of a railroad or".

In line 9 strike out the words "or depot" and insert at the end of the line the word "or".

In line 10 after the word "station" insert the words "of a public utility."

In line 12 strike out the words "Section 2" and insert in lieu thereof the words "Sec. 504-3".

In line 13 strike out the word "company" and insert in lieu thereof the word "railroad."

In line 15 strike out the period (.) after the word "Dollars" and insert in lieu a comma (,) and the words "and shall be subject to all other legal and equitable remedies for the enforcement of the provisions of this act."

Strike out all of lines 16, 17 and 18 and insert in lieu thereof the words and figures "Sec. 504-3. Any such railroad or any political subdivision desiring to abandon or close, or have abandoned, withdrawn or closed for traffic or service all or any part of such main track or tracks, or depot, and any such public utility, or political subdivision desiring to abandon or close, or have abandoned, withdrawn or closed for traffic or service all or any part of such line or lines, pumping station, generating plant, power station or service station, shall";



In line 24 after the word "abandonment" insert a comma and the word "withdrawal."

In line 28 after the word "abandonment" insert the words "or withdrawal."

In line 44 strike out the word "or" and insert in lieu thereof a comma (,) and after the word "municipality" insert the words "or public utility."

In line 46, after the word "code", strike out the period, insert in lieu thereof a comma and add: "and except that the provisions of section 504-2 and 504-3 shall not apply to a gas company when removing or exchanging abandoned field lines."

In line 49 after the word "abandonment" insert the words "or withdrawal."

In line 52 change the first figure "3" to figure "2".

J. S. MILLER,  
E. M. CROSSER,  
W. W. STOKES,

Managers on the part of the House of Representatives.

H. ROSS AKE,  
D. A. LIGGITT,  
J. E. HOLDEN,

Managers on the part of the Senate.

The question being, "Shall the report of the committees of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Gordon, of Logan,	McCoy,
Backowski,	Comings,	Graham,	McFarland,
Baker,	Crabbe,	of Muskingum,	McKay,
Barnes,	Crosser,	Greve,	Miller, of Fulton,
Beetham,	Davis,	Griswold,	Miller, of Stark,
Benner,	Dildine,	Hastings,	Mulcahy,
Besaw,	Dodge,	Hatch,	Myers,
Billingslea,	Donahay,	Hinchey,	Reynolds, Jas. A.,
Bing,	Drury,	Hooley,	Reynolds, Tom,
Blauser,	Dunspaugh,	Hopple,	Robins,
Bond,	Emery,	Johnston,	Silver,
Brannon,	Evans,	Kay,	Spidel,
Bryson,	Faris,	Kilbane,	Stokes,
Carpenter,	Federman,	King,	Stump,
Carson,	Fouts,	Kreider,	Taylor,
Chester,	Freeman,	Lentz,	Thompson,
Clark,	Gardner,	Lustig,	Walsh,
		Lytle,	Wise — 69.

The report of the committees of Conference was agreed to.

The House then passed to the fourth order of business, being reports of standing committees.

The standing committee on Common Schools, to which was referred **H. B. No. 518** — Mr. Tom Reynolds, having had the same under consideration, reports it back and recommends its passage.

TOM REYNOLDS,  
GEO. S. MYERS,  
FRANK E. BAKER,  
W. E. WENNER,  
W. R. COMINGS,  
H. H. GRISWOLD,

JOHN E. BARNES,  
J. C. COPELAND,  
W. B. BRYSON,  
C. K. MILLER,  
L. J. GRAHAM.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bliss submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 483** — Mr. Lytle, having had the same under consideration, reports it back and recommends its passage.

NORMAN R. BLISS,  
JULIUS LUCHSINGER,  
HARRY MOYER,  
ARTHUR E. JONES,

L. A. PEARSON,  
DOW W. HARTER,  
C. GILBERT TAYLOR,  
W. W. STOKES.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Atkinson submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **H. B. No. 507** — Mr. Atkinson, having had the same under consideration, reports it back and recommends its passage.

JOHN S. GRAHAM,  
SIMEON H. BING,  
HENRY EVANS,  
FRANK E. BAKER,  
A. LEE BEATY,

H. S. ATKINSON,  
ROY L. SWEDERSKY,  
CHARLES S. KAY,  
W. R. COMINGS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Atkinson submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 512** — Mr. Robins, having had the same under consideration, reports it back and recommends its passage.

H. S. ATKINSON,  
NORMAN R. BLISS,  
THOMAS MULCAHY,  
ROBERT C. DUNN,  
GEO. S. YORK,

CHARLES H. FOUTS,  
W. B. BRYSON,  
IRWIN HALSTEAD,  
SYLVESTER SPIDEL,  
JOHN W. GORRELL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Atkinson submitted the following report:

The standing committee on Public Highways, to which was referred **Am. S. B. No. 143** — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

CHARLES H. FOUTS,  
H. S. ATKINSON,  
NORMAN R. BLISS,  
JOHN W. GORRELL,  
L. J. GRAHAM,

ROBERT C. DUNN,  
GEO. S. YORK,  
W. B. BRYSON,  
IRWIN HALSTEAD,  
SYLVESTER SPIDEL.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. McFarland submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 521** — Mr. Spidel, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
E. M. CROSSER,  
JOHN COWAN,  
H. M. CARPENTER,  
FRANK C. WISE,  
J. S. GRAHAM,  
C. W. McFARLAND,  
HARRY L. FEDERMAN,

HARRY F. BROWN,  
D. W. BESAW,  
FRANCIS M. THOMPSON,  
DOW W. HARTER,  
HARRY McKAY,  
R. M. BILLINGSLEA,  
JAS. A. REYNOLDS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Dunspaugh submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 362** — Mr. Dunspaugh, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 35, after the word "seller", strike out the comma.

In line 36, after the word "quarries" strike out the comma.

In line 38, after the word "customers" insert the word "exclusively".

In line 39, after "sold" strike out the word "and" and substitute in lieu thereof the word "or".

In line 42, after the word "requiring" insert the words "frequent or".

HARRY M. DUNSPAUGH,  
D. W. BESAW,  
C. W. KING,  
W. E. WENNER,

OTTO W. BRACH,  
ROY L. SWEDERSKY,  
CHAS. F. KREIDER,  
TOM REYNOLDS.



The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller, of Stark, submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **S. B. No. 88** — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

J. S. MILLER,  
C. F. McCOY,  
CHARLES H. FOUTS,  
C. C. CRABBE,

JOSEPH R. GARDNER,  
FRANCIS M. THOMPSON,  
D. ALLEN BOND,  
F. A. HINCHEY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

On motion of Mr. Bing, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 153** — Mr. White, was read the second time by its title and referred to the committee on Benevolent and Penal Institutions.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 526** — Mr. Crabbe.

To amend sections 13195, 6064, 6066, 6100, 6101, 6102, 6103, 6104, 6105, 6106, 6107, 13242, 13243, 13244, 13245, 13246, 13247, 13248 and 13249 relating to the manufacture and sale of intoxicating liquors as a beverage and to repeal the provisions of an act to provide for license to traffic in intoxicating liquors as found in Volume 103, Ohio Laws, at pages 216-243, being sections 1261-16 to 1261-73 inclusive, of the General Code.

On motion of Mr. Crabbe the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 526** — Mr. Crabbe, was read the second time by its title and referred to the committee on Liquor Traffic and Temperance.

**H. B. No. 527** — Mr. Crabbe.

To amend sections 6169 to 6183 inclusive, of the General Code, providing for the enforcement of laws and the constitutional amendment prohibiting the manufacture and sale of intoxicating liquors as a beverage, and to repeal the provisions of an act to provide for license to traffic in intoxicating liquors as found in Volume 103, Ohio Laws, at pages 216-243, being sections 1261-16 to 1261-73 inclusive, of the General Code.

On motion of Mr. Crabbe the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 527** — Mr. Crabbe, was read the second time by its title and referred to the committee on Liquor Traffic and Temperance.

On motion of Mr. Crabbe 500 extra copies of **H. B. No. 526** — Mr. Crabbe, and **H. B. No. 527** — Mr. Crabbe, were ordered printed.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **S. B. No. 45** — Mr. Parrett, Messrs. Dunn, Alban and Lonz.

Mr. Hughes presented the petition of Mr. Joseph M. Teapp and one hundred one other citizens of Lorain county, protesting against H. B. No. 333 — Mr. Comings; which was referred to the committee on Common Schools.

Mr. Stokes presented the petition signed by eighteen teachers of Allen school, Dayton, Montgomery county, asking for the passage of H. B. No. 359 — Mr. Freeman; which was referred to the committee on Common Schools.

Mr. Bryson presented the petition signed by sixteen members of the Charity Grange No. 1208, Beaver Creek Tp., Greene Co., Ohio; favoring the following legislation:

A graduated auto truck tax to be divided fifty-fifty between state and county. Every dollar of the proceeds to go on the roads.

Patrol maintenance for improved highways.

The Griswold bill which stipulated rural co-operation.

Rural police, to protect the open country.

The exemption of the experiment station from Civil Service.

And oppose the following:

The resubmission of the classification amendment.

Any increase in official salaries.

Legislation that will break down the Christian Sabbath.

The use of butter substitutes in state institutions.

Which was referred to the committee on Agriculture, County Affairs, Cities, Appropriations and Finance, and Taxation and Revenues.

Mr. Foster presented the petition of one thousand two hundred forty-four citizens of Coshocton county to abolish the offices of district superintendent; which was referred to the committee on Common Schools.

**9:40 o'clock p. m.**

On motion of Mr. Cowan the House adjourned until 9:30 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Wednesday, April 16th, 1919, 9:30 o'clock, a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Rev. W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Wiest arose to a question of privilege, and asked that his vote be recorded on **S. B. No. 134** — Mr. Ake.

His name being called Mr. Wiest voted "aye".

The House then passed to the first order of business, being consideration of amendments made by the Senate.

**H. J. R. No. 47** — Mr. Beetham, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

Mr. Beetham moved that consideration of said amendments be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 104** — Mr. Jones, of Trumbull, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Halstead,	Myers,
Atkinson,	Davis,	Harter,	Reynolds, Jas. A.,
Baker,	Denune,	Hastings,	Reynolds, Tom,
Barnes,	Dodge,	Helfrich,	Robins,
Beaty,	Drury,	Hooley,	Robinson,
Benner,	Entemann,	Hoover,	Schelhorn,
Besaw,	Evans,	Huber,	Shy,
Billingslea,	Faris,	Johnston,	Silver,
Bishop,	Fouts,	Jones, of Trumbull,	Stokes,
Blauser,	Freeman,	Kay,	Stump,
Bond,	Gardner,	King,	Taylor,
Bonser,	Gordon, of Brown,	Kreider,	Walsh,
Bryson,	Gordon, of Logan,	Lawyer,	Waterston,
Carpenter,	Gorrell,	Lytle,	Weaver,
Carson,	Graham,	McKay,	Wenner,
Chester,	of Licking,	Madden,	Wiest,
Clark,	Graham,	Matthews,	Wildermuth,
Cochrun,	of Muskingum,	Miller, of Fulton,	Winter,
Cookston,	Green,	Miller, of Stark,	Wise — 77.
Copeland,	Greve,	Mulcahy,	

The Senate amendments were concurred in.

**Am. H. B. No. 25** — Mr. Barnes, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Cowan,	Hastings,	Myers,
Baker,	Crosser,	Hatch,	Reynolds, Jas. A.,
Barnes,	Davis,	Helfrich,	Robins,
Beaty,	Denune,	Hinchey,	Robinson,
Benner,	Dodge,	Hooley,	Russell,
Besaw,	Drury,	Hoover,	Schelhorn,
Billingslea,	Emery,	Johnston,	Shy,
Bishop,	Entemann,	Jones, of Trumbull,	Silver,
Blauser,	Evans,	King,	Spidel,
Bond,	Faris,	Kreider,	Stokes,
Bonser,	Federman,	Lawyer,	Stump,
Brown,	Fouts,	Lentz,	Taylor,
Bryson,	Freeman,	Lytle,	Walsh,
Burns,	Gardner,	McFarland,	Waterston,
Carpenter,	Gordon, of Brown,	McKay,	Weaver,
Carson,	Gordon, of Logan,	Madden,	Wenner,
Chester,	Gorrell,	Matthews,	Wiest,
Clark,	Graham,	Miller, of Fulton,	Wildermuth,
Cochrun,	of Muskingum,	Miller, of Stark,	Winter,
Comings,	Green,	Moyer,	Wise,
Cookston,	Halstead,	Mulcahy,	York — 84.
Copeland,			

The Senate amendments were concurred in.

**Sub. H. B. No. 305** — Mr. Chester, was taken up.

The question being, "Shall the Senate amendments be concurred in?"



..... The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Dildine,	Hastings,	Reynolds, Tom,
Barnes,	Dodge,	Hatch,	Robinson,
Beaty,	Drury.	Helfrich,	Russell,
Benner,	Emery,	Hinchey,	Schelhorn,
Besaw,	Entemann,	Hooley,	Shy,
Billingslea,	Evans,	Hoover,	Silver,
Bond,	Faris,	Huber,	Smith,
Bonser,	Federman,	Johnston,	Spidel,
Brach,	Fouts,	King,	Stokes,
Brown,	Freeman,	Kreider,	Stump,
Bryson,	Gardner,	Lawyer,	Swedersky,
Burns,	Gordon, of Brown,	Lentz,	Taylor,
Carpenter,	Gordon, of Logan,	Lytle,	Walsh,
Carson,	Graham,	McFarland,	Waterston,
Chester,	of Licking,	McKay,	Weaver,
Cochrun,	Graham,	Miller, of Fulton,	Wenner,
Comings,	of Muskingum,	Miller, of Stark,	Wiest,
Cookston,	Green,	Moyer,	Wildermuth,
Copeland,	Greve,	Mulcahy,	Winter,
Cowan,	Griswold,	Myers,	Wise,
Crosser,	Halstead,	Pearson,	York — 85.
Davis,	Harter,	Reynolds, Jas. A.,	

The Senate amendments were concurred in.

**Am. H. B. No. 163** — Mr. Chester, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas none, nays 77, as follows:

Those voting in the negative are: Messrs.

Alban,	Cowan,	Hatch,	Mulcahy,
Atkinson,	Crosser,	Helfrich,	Myers,
Beetham,	Davis,	Hinchey,	Pearson,
Benner,	Delehanty,	Hopple,	Robinson,
Besaw,	Denune,	Huber,	Russell,
Billingslea,	Dildine,	Kay,	Schelhorn,
Bing,	Dodge,	Kilbane,	Shy,
Blauser,	Drury.	King,	Silver,
Bond,	Dunspaugh,	Kreider,	Smith,
Bonser,	Emery,	Lawyer,	Spidel,
Brach,	Federman,	Lentz,	Stokes,
Brown,	Gardner,	Lytle,	Stump,
Bryson,	Gordon, of Logan,	McCoy,	Swedersky,
Burns,	Gorrell,	McFarland,	Taylor,
Carpenter,	Graham,	Madden,	Weaver,
Carson,	of Licking,	Matthews,	Wiest,
Chester,	Greve,	Miller, of Fulton,	Wildermuth,
Cochrun,	Griswold,	Miller, of Stark,	Winter,
Cookston,	Halstead,	Moyer,	York — 77.
Copeland,	Hastings,		

The Senate amendments were not concurred in.

**Am. H. B. No. 61** — Mr. Taylor, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 74, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Griswold,	Morris,
Atkinson,	Cowan,	Halstead,	Moyer,
Barnes,	Crosser,	Hastings,	Mulcahy,
Beaty,	Delehanty,	Hatch,	Myers,
Benner,	Denune,	Helfrich,	Pearson,
Besaw,	Dildine,	Hinchey,	Schelhorn,
Billingslea,	Dodge,	Hoover,	Shy,
Bishop,	Drury,	Hopple,	Smith,
Blauser,	Dunspaugh,	Huber,	Spidel,
Bonser,	Emery,	Kay,	Stokes,
Brown,	Entemann,	King,	Stump,
Bryson,	Evans,	Kreider,	Swedersky,
Burns,	Gardner,	Lentz,	Taylor,
Carson,	Gordon, of Logan,	Lustig,	Walsh,
Chester,	Graham,	McCoy,	Wenner,
Clark,	of Licking,	McFarland,	Wiest,
Cochrun,	Graham,	McKay,	Wildermuth,
Comings,	of Muskingum,	Matthews,	Winter,
Cookston,	Greve,	Miller, of Fulton,	York — 74.

Mr. Bond voted in the negative.

The Senate amendments were concurred in.

Mr. Federman moved that **H. R. No. 47** — Mr. Federman, be taken up out of its order and considered now.

The motion was agreed to.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

The House then passed to the second order of business, being bills for third reading.

**Am. H. B. No. 490** — Mr. Drury, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Morris,
Barnes,	Cowan,	Greve,	Moyer,
Beaty,	Crosser,	Griswold,	Mulcahy,
Beetham,	Davis,	Halstead,	Myers,
Benner,	Delehanty,	Harter,	Pearson,
Besaw,	Denune,	Hastings,	Reynolds, Jas. A.,
Billingslea,	Dodge,	Hatch,	Robins,
Bing,	Drury,	Helfrich,	Robinson,
Bishop,	Dunspaugh,	Hooley,	Russell,
Blauser,	Emery,	Huber,	Schelhorn,
Bond,	Entemann,	Johnston,	Silver,
Bonser,	Evans,	Jones, of Trumbull,	Smith,
Brach,	Faris,	Kilbane,	Stokes,
Brown,	Federman,	King,	Stump,
Bryson,	Freeman,	Kreider,	Swedersky,
Burns,	Gardner,	Lawyer,	Thompson,
Carpenter,	Gordon, of Brown,	Lentz,	Walsh,
Carson,	Gordon, of Logan,	McCoy,	Weaver,
Chester,	Gorrell,	McFarland,	Wenner,
Clark,	Graham,	McKay,	Wiest,
Cochrun,	of Licking,	Matthews,	Wildermuth,
Comings,	Graham,	Miller, of Fulton,	Winter — 88.
Cookston,	of Muskingum,		

So the bill passed.

The title was agreed to.

**S. B. No. 57** — Mr. Agnew, was taken up and read the third time. The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Beetham,	Davis,	Griswold,	Myers,
Benner,	Denune,	Hastings,	Reynolds, Jas. A.,
Besaw,	Dodge,	Helfrich,	Robinson,
Bing,	Dunspaugh,	Hinchey,	Russell,
Bishop,	Emery,	Hopple,	Schelhorn,
Blauser,	Entemann,	Johnston,	Scott,
Bonser,	Evans,	Jones, of Trumbull,	Shy,
Brach,	Fouts,	Kilbane,	Silver,
Brown,	Freeman,	Kreider,	Smith,
Bryson,	Gardner,	Lawyer,	Stokes,
Carpenter,	Gordon, of Brown,	Lentz,	Stump,
Carson,	Gordon, of Logan,	Lustig,	Swedersky,
Clark,	Graham,	Lytle,	Taylor,
Cochrun,	of Licking,	McCoy,	Thompson,
Comings,	Graham,	McKay,	Walsh,
Cookston,	of Muskingum,	Miller, of Fulton,	Wiest,
Copeland,	Green,	Moyer,	Wildermuth,
Cowan,	Greve,	Mulcahy,	Winter — 71.
Crosser,			

So the bill passed.

The title was agreed to.

**Am. S. B. No. 58** — Mr. Miller, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Greve,	Matthews,
Barnes,	Denune,	Griswold,	Miller, of Fulton,
Beaty,	Dodge,	Halstead,	Morris,
Beetham,	Donahay,	Harter,	Moyer,
Benner,	Drury,	Hastings,	Reynolds, Jas. A.,
Besaw,	Dunspaugh,	Helfrich,	Reynolds, Tom,
Billingslea,	Entemann,	Hinchey,	Robinson,
Bing,	Evans,	Hoover,	Schelhorn,
Blauser,	Fouts,	Hopple,	Shy,
Bond,	Freeman,	Huber,	Silver,
Bonser,	Gordon, of Brown,	Johnston,	Smith,
Brach,	Gordon, of Logan,	Kay,	Spidel,
Bryson,	Gorrell,	Kilbane,	Stokes,
Carpenter,	Graham,	Kreider,	Swedersky,
Cochrun,	of Licking,	Lentz,	Taylor,
Comings,	Graham,	Lustig,	Walsh,
Cookston,	of Muskingum,	McCoy,	Wenner,
Copeland,	Green,	Madden,	Wiest — 71.
Cowan,			

Those voting in the negative are: Messrs. Burns, Carson, Hatch, Russell, Scott and Winter.

So the bill passed.

The title was agreed to.

**H. B. No. 461** — Mr. Beetham, was taken up and read the third time.



The question being, "Shall the bill pass?"

Mr. Cochrun moved to amend as follows:

In line 51 strike out the word "of"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Burns moved to amend as follows:

In line 39, strike out the word "Such".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Lytle,
Baker,	Cowan,	of Muskingum,	McCoy,
Barnes,	Crabbe,	Green,	McKay,
Beaty,	Crosser,	Griswold,	Miller, of Fulton,
Beetham,	Davis,	Halstead,	Morris,
Benner,	Denune,	Harter,	Mulcahy,
Billingslea,	Dodge,	Hastings,	Myers,
Bing,	Donahay,	Helfrich,	Pearson,
Bishop,	Drury,	Hinchey,	Reynolds, Jas. A.,
Blauser,	Dunspaugh,	Hooley,	Robinson,
Bond,	Emery,	Hopple,	Spidel,
Bonser,	Evans,	Johnston,	Swedersky,
Brach,	Faris,	Kay,	Taylor,
Bryson,	Federman,	Kilbane,	Walsh,
Burns,	Foster,	King,	Weaver,
Carpenter,	Freeman,	Kreider,	Wenner,
Carson,	Gordon, of Brown,	Lawyer,	Wildermuth,
Chester,	Gordon, of Logan,	Lustig,	Winter — 73.
Cookston,	Gorrell,		

Those voting in the negative are: Messrs. Clark, Hoover, Lentz, Moyer, Schelhorn and Scott.

So the bill passed.

The title was agreed to.

**H. B. No. 332** — Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Hastings moved to amend as follows:

In line 17, strike out the word "ten" and insert in lieu thereof "twenty".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 70, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Burns,	Donahay,	Green,
Baker,	Carpenter,	Dunn,	Griswold,
Beaty,	Carson,	Dunspaugh,	Hastings,
Benner,	Chester,	Emery,	Hatch,
Billingslea,	Clark,	Evans,	Helfrich,
Bing,	Cochrun,	Faris,	Hinchey,
Blauser,	Copeland,	Foster,	Hooley,
Bond,	Cowan,	Freeman,	Johnston,
Bonser,	Crosser,	Gorrell,	Kay,
Brach,	Denune,	Graham,	Kilbane,
Bryson,	Dodge,	of Muskingum,	Kreider,

Those voting in the affirmative are: Messrs. — Concluded.

Lawyer,	Miller, of Fulton,	Schelhorn,	Taylor,
Lentz,	Miller, of Stark,	Scott,	Walsh,
Lustig,	Morris,	Shy,	Waterston,
McCoy,	Mulcahy,	Silver,	Wenner,
McKay,	Myers,	Smith,	Wildermuth,
Madden,	Reynolds, Jas. A.,	Spidel,	Winter — 70.
Matthews,	Robinson,	Stump,	

Messrs. Besaw and Russell voted in the negative.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 358** — Mr. Federman, was taken up.

Mr. Federman moved that said bill be informally passed and that it be made a special order for 2:30 o'clock p. m. today.

The motion was agreed to.

**Am. H. B. No. 404** — Mr. Gardner, was taken up.

Mr. Gardner moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**Am. S. B. No. 112** — Mr. Kryder, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Hatch,	Mulcahy,
Baker,	Dunn,	Helfrich,	Myers,
Beaty,	Dunspaugh,	Hinchey,	Reynolds, Jas. A.,
Benner,	Emery,	Hooley,	Robinson,
Besaw,	Evans,	Johnston,	Russell,
Billingslea,	Faris,	Jones, of Trumbull,	Schelhorn,
Blauser,	Federman,	Kay,	Scott,
Bonser,	Fouts,	Kilbane,	Spidel,
Brach,	Gardner,	Kreider,	Stokes,
Bryson,	Gordon, of Brown,	Lawyer,	Stump,
Burns,	Gordon, of Logan,	Lentz,	Swedersky,
Carpenter,	Graham,	Lytle,	Taylor,
Carson,	of Licking,	McCoy,	Thompson,
Chester,	Graham,	McKay,	Walsh,
Clark,	of Muskingum,	Madden,	Waterston,
Cochrun,	Green,	Matthews,	Weaver,
Copeland,	Griswold,	Miller, of Fulton,	Wenner,
Cowan,	Halstead,	Morris,	Wildermuth — 72.
Crosser,	Hastings,		

So the bill passed.

The title was agreed to.

**H. B. No. 408** — Mr. Kreider, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Wiest moved to amend as follows:

In line 11, strike out "shall" and insert "may".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Greve,	Miller, of Stark,
Baker,	Denune,	Griswold,	Morris,
Barnes,	Dodge,	Halstead,	Mulcahy,
Beaty,	Donahay,	Harter,	Myers,
Benner,	Drury,	Hatch,	Reynolds, Jas. A.,
Besaw,	Dunn,	Helfrich,	Robinson,
Billingslea,	Dunspaugh,	Hooley,	Russell,
Bing,	Emery,	Hopple,	Scott,
Bishop,	Evans,	Jones, of Hamilton,	Shy,
Bond,	Faris,	Jones, of Trumbull,	Silver,
Bonser,	Fouts,	Kay,	Smith,
Brach,	Freeman,	Kilbane,	Spidel,
Brown,	Gardner,	King,	Stump,
Bryson,	Gordon, of Brown,	Kreider,	Swedersky,
Burns,	Gordon, of Logan,	Lawyer,	Thompson,
Carpenter,	Gorrell,	Lentz,	Waterston,
Carson,	Graham,	Lytle,	Weaver,
Clark,	of Licking,	McCoy,	Wenner,
Cochrun,	Graham,	Madden,	Wiest,
Cookston,	of Muskingum,	Matthews,	Wildermuth,
Cowan,	Green,	Miller, of Fulton,	Winter — 83.
Crosser,			

So the bill passed.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 528** — Mr. Graham, of Muskingum.

To amend section 696 of the General Code, relative to supervisor of bond investment companies.

On motion of Mr. Graham, of Muskingum, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 528** — Mr. Graham, of Muskingum, was read the second time by its title.

On motion of Mr. Graham, of Muskingum, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 528** — Mr. Graham, of Muskingum, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Burns,	Donahay,	Griswold,
Baker,	Carpenter,	Drury,	Halstead,
Beaty,	Carson,	Dunspaugh,	Harter,
Benner,	Chester,	Emery,	Hatch,
Besaw,	Clark,	Foster,	Helfrich,
Billingslea,	Cochrun,	Freeman,	Hooley,
Bing,	Cookston,	Gordon, of Logan,	Hopple,
Bishop,	Copeland,	Gorrell,	Huber,
Blauser,	Cowan,	Graham,	Johnston,
Bonser,	Crosser,	of Muskingum,	Jones, of Hamilton,
Brown,	Davis,	Green,	Jones, of Trumbull,
Bryson,	Dodge,	Greve,	Kay,



Those voting in the affirmative are: Messrs. — Concluded.

Kilbane,	Matthews,	Scott,	Waterston,
King,	Miller, of Fulton,	Shy,	Weaver,
Lawyer,	Miller, of Stark,	Smith,	Wenner,
Lentz,	Mulcahy,	Spidel,	Wiest,
Lytle,	Myers,	Stump,	Wildermuth,
McFarland,	Pearson,	Taylor,	Winter,
McKay,	Reynolds, Jas. A.,	Thompson,	Wise — 78.
Madden,	Schelhorn,	Walsh,	

So the bill passed.

The title was agreed to.

By unanimous consent Mr. King offered the following resolution:

**H. R. No. 56** — Mr. King.

Relative to shipping contents of member's desks.

*Be it Resolved*, That when the House adjourns, J. D. Thomas, third assistant sergeant-at-arms, is hereby authorized to have boxes made for the members of the House to pack up the contents of their desks and to ship the same to them by express. The charges for making the boxes and express charges to be paid out of the contingent fund of the House on the approval of the Speaker or clerk.

He is also authorized to employ such help as he deems necessary to help him, and such help to be paid at the same rate per diem as they receive during the session.

The members are requested when the House adjourns to lock their desks and leave the keys with the postmaster.

The secretary of state is hereby authorized to honor requisitions for supplies for the custodian of the House during the adjournment.

Mr. King moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Donahay,	Hinchey,	Myers,
Banker,	Drury,	Hooley,	Pearson,
Beaty,	Dunn,	Hoover,	Reynolds, Jas. A.,
Benner,	Dunspaugh,	Hopple,	Robins,
Besaw,	Emery,	Johnston,	Schelhorn,
Bing,	Evans,	Jones, of Hamilton,	Scott,
Bishop,	Federman,	Jones, of Trumbull,	Shy,
Blauser,	Foster,	Kay,	Silver,
Brown,	Fouts,	King,	Smith,
Burns,	Freeman,	Kreider,	Spidel,
Carpenter,	Gardner,	Lawyer,	Stump,
Carson,	Graham,	Lentz,	Swedersky,
Cochrun,	of Muskingum,	Lytle,	Taylor,
Cookston,	Green,	McKay,	Thompson,
Copeland,	Greve,	Madden,	Walsh,
Cowan,	Griswold,	Miller, of Fulton,	Weaver,
Crabbe,	Halstead,	Miller, of Stark,	Wenner,
Crosser,	Harter,	Moyer,	Wiest,
Davis,	Hatch,	Mulcahy,	Wildermuth — 77.
Dodge,	Helfrich,		

The resolution was adopted.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 40** — Mr. Whittemore.

Relative to adjournment.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Federman moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 80, nays 9, as follows:

Those voting in the affirmative are: Messrs.

Aiban,	Drury.	Helfrich,	Moyer,
Baker,	Dunn,	Hinchey,	Multahy,
Banker,	Dunspaugh,	Hooley,	Myers,
Barnes,	Emery,	Hoover,	Reynolds, Jas. A.,
Besaw,	Evans,	Hopple,	Robins,
Billingslea,	Faris,	Huber,	Russell,
Bing,	Foster,	Johnston,	Schelhorn,
Bonser,	Fouts,	Jones, of Hamilton,	Shy,
Brach,	Freeman,	Jones, of Trumbull,	Silver,
Brown,	Gardner,	Kilbane,	Smith,
Bryson,	Gordon, of Logan,	Kreider,	Spidel,
Carson,	Graham,	Lawyer,	Swedersky,
Clark,	of Muskingum,	Lentz,	Taylor,
Cochrun,	Green,	Lytle,	Thompson,
Cookston,	Greve,	McFarland,	Walsh,
Cowan,	Griswold,	McKay,	Weaver,
Crabbe,	Halstead,	Madden,	Wenner,
Crosser,	Harter,	Matthews,	Wiest,
Denune,	Hastings,	Miller, of Fulton,	Wildermuth,
Dodge,	Hatch,	Morris,	York — 80.
Donahay,			

Those voting in the negative are: Messrs.

Beaty,	Gorrell,	Miller, of Stark,	Scott,
Chester,	Kay,	Pearson,	Stump — 9.
Federman,			

The resolution was adopted.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives for a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 299** — Mr. Jones, of Trumbull, and the President of the Senate appointed as managers on the part of the Senate Messrs. Davis, Busbey, and Jones, of Franklin.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker.

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 515** — Mr. Banker.

Relating to compensation of court constables.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker.

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 29** — Mr. Miller, of Stark.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker.

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 299** — Mr. Jones, of Trumbull.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker.

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 54** — Mr. Cowan.

Relative to paying expenses of members of the Appropriations and Finance committees during the recess.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 477** — Mr. Freeman.

Defining the crime of criminal syndicalism and prescribing punishment therefor.

Attest:

W. E. HALLEY,  
Clerk.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 529** — Mr. Federman.

To reimburse officials and employes of the various political subdivisions of the state for their necessary expenses incurred in attending upon sessions of the Eighty-third General Assembly, and com-



mittees thereof, upon behalf of such political subdivision, in relation to measures for the revision of the tax laws of Ohio.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 529**—Mr. Federman, was read the second time by its title and referred to the joint committee on Taxation.

**12:20 o'clock, p. m.**

On motion of Mr. Federman the House recessed until 1:30 o'clock p. m.

**1:30 o'clock p. m.**

The House met pursuant to recess.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Beaty submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **S. B. No. 153**—Mr. White, having had the same under consideration, reports it back and recommends its passage.

J. S. GRAHAM,  
FRANK E. BAKER,  
ROY L. SWEDERSKY,  
B. J. EMERY,  
A. LEE BEATY,

CHAS. S. KAY,  
JOHN E. BARNES,  
W. R. COMINGS,  
H. S. ATKINSON,  
FRANK DELEHANTY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Scott submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 115**—Mr. Bellew, having had the same under consideration, reports same back without recommendation.

K. E. HOOVER,  
DAVID H. SCOTT,  
A. LEE BEATY,  
CHARLES H. FOUTS,

D. ALLEN BOND,  
H. H. GRISWOLD,  
FRANK E. BAKER,  
W. W. STOKES.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 496**—Mr. Halstead, having had the same under consideration, reports it back and recommends its passage.

C. W. McFARLAND,  
FRANK L. LYTLE,  
HENRY A. HATCH,  
W. B. BRYSON,  
C. M. DRURY,

MINOR K. JOHNSTON,  
J. L. COCHRUN,  
JOHN H. CHESTER,  
ISRAEL M. BLAUSER,  
IRWIN HALSTEAD.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Carpenter submitted the following report:

The standing committee on Privileges and Elections, to which was referred **H. B. No. 516**—Mr. McCoy, having had the same under consideration, reports it back and recommends its passage.

C. F. McCOY,  
R. B. CARSON,  
FRANK C. WISE,

H. M. CARPENTER,  
JOSEPH R. GARDNER,  
JOS. S. BACKOWSKI.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Silver submitted the following report:

The standing committee on Insurance, to which was referred **S. B. No. 55**—Mr. Stone, having had the same under consideration, reports it back without recommendation.

HARRY D. SILVER,  
H. M. CARPENTER,  
NORMAN MULCAHY,  
HARRY F. BROWN,

W. A. RUSSELL,  
EDW. A. WINTER,  
C. M. DRURY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Jones, of Hamilton, submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 495**—Pearson-Holden, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In the title after the word "Pearson" add "Holden"

ARTHUR E. JONES,  
NORMAN R. BLISS,  
WARREN E. BARNES,  
FRANK L. LYTLE,

L. A. PEARSON,  
C. GILBERT TAYLOR,  
ELZA C. LAWYER,  
W. W. STOKES.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bryson moved that the vote whereby **S. J. R. No. 40**—Mr. Whittemore, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 530**—Mr. Robinson.

Authorizing municipalities and counties to reimburse contractors for losses suffered on account of the war.

On motion of Mr. Robinson the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 530**—Mr. Robinson, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 416** — Mr. Carpenter, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays none, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Dodge,	Halstead,	Moyer,
Beaty,	Drury,	Harter,	Mulcahy,
Beetham,	Dunspaugh,	Hastings,	Myers,
Benner,	Emery,	Hatch,	Reynolds, Jas. A.,
Besaw,	Entemann,	Hooley,	Reynolds, Tom,
Blauser,	Faris,	Hoover,	Robinson,
Bond,	Federman,	Hopple,	Russell,
Bonser,	Foster,	Johnston,	Scott,
Brown,	Fouts,	Jones, of Hamilton,	Shy,
Carpenter,	Freeman,	Jones, of Trumbull,	Silver,
Carson,	Gardner,	Kay,	Smith,
Clark,	Gordon, of Logan,	Kilbane,	Spidel,
Cochrun,	Gorrell,	King,	Swedersky,
Comings,	Graham,	Kreider,	Talley,
Cookston,	of Licking,	Lawyer,	Walsh,
Copeland,	Graham,	Lentz,	Weaver,
Cowan,	of Muskingum,	Lustig,	Wiest,
Crosser,	Greve,	McKay,	Winter,
Davis,	Griswold,	Matthews,	Wise—74.

So the bill passed.

The title was agreed to.

**Am. S. B. No. 47** — Mr. Davis, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 69, nays 8, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Dunspaugh,	Jones, of Trumbull,	Russell,
Baker,	Emery,	Kay,	Schelhorn,
Beaty,	Entemann,	Kilbane,	Scott,
Beetham,	Evans,	King,	Shy,
Benner,	Faris,	Kreider,	Silver,
Besaw,	Federman,	Lawyer,	Smith,
Billingslea,	Fouts,	Lentz,	Spidel,
Bing,	Freeman,	Lustig,	Stokes,
Bishop,	Gardner,	McFarland,	Swedersky,
Bonser,	Gorrell,	Madden,	Talley,
Brannon,	Graham,	Miller, of Fulton,	Taylor,
Bryson,	of Muskingum,	Miller, of Stark,	Thompson,
Clark,	Green,	Moyer,	Walsh,
Cochrun,	Helfrich,	Mulcahy,	Wenner,
Crabbe,	Hinchey,	Pearson,	Wiest,
Denune,	Huber,	Reynolds, Jas. A.,	Wildermuth,
Donahay,	Johnston,	Reynolds, Tom,	Winter—69.
Drury,	Jones, of Hamilton,		

Those voting in the negative are: Messrs.

Bond,	Davis,	Gordon, of Logan,	Hooley,
Brach,	Dodge,	Griswold,	Waterston—8.

So the bill passed. The title was agreed to.

**H. B. No. 493** — Mr. Chester, was taken up and read the third time.



The question being, "Shall the bill pass?"

Mr. Griswold moved to amend as follows:

In line 4, strike out the colon and add: "and that section 5652-1 of the General Code be supplemented by the enactment of section 5652-1a."

Between lines 24 and 25 insert the following:

"Sec. 5652-1a. A kennel owner is hereby defined as being a person, persons, partnership, firm, company or corporation professionally engaged in the business of breeding dogs for hunting or for sale."

In line 37, after the word "peace", insert a comma followed by the word "mayor".

In line 40, strike out the word "township" and insert the word "jurisdiction".

In line 40, after the word "peace", insert a comma followed by the word "mayor".

In line 70, strike out the words "dog kennel or".

In line 82, change the period to a comma and add "omitting therefrom such statements concerning dogs that have been redeemed."

In line 85, after the word "peace", insert a comma followed by the word "mayor".

In lines 93 and 94, strike out the words "and such costs shall be recovered or sold as hereinafter provided".

In line 96, after the word "or", insert the word "mayor". Strike out the words "a judge of municipal court".

In line 97, after the word "dog", insert the word "and".

Strike out line 105 and line 106 up to the word "shall" and insert in lieu thereof the following: "Sec. 5652-12. All funds received by the sheriff in connection with the administration of this act".

In line 108 and 109, strike out the following: "sections 5652 and 5652-1" and insert in lieu thereof "this act".

In line 127, after the word "peace", insert a comma followed by the word "mayor".

In line 128, change period to a comma and add "who shall immediately pay the same into the county treasury to the credit of the dog and kennel fund".

In line 133, insert the word "and" after the word "mule".

In line 134, strike out the words "and poultry".

In line 149, strike out the words "and poultry" and insert the word "and" after the word "mules".

In line 162, strike out the words "and poultry" and insert the word "and" after the word "mules".

Strike out lines 148 to 157 inclusive and insert in lieu thereof the following:

"Sec. 5841. Before any claim shall be allowed by the trustees to the owner of such horses, sheep, cattle, swine, mules or goats, it shall be proved to the satisfaction of the trustees.

(1) That the loss or injury complained of was not caused in whole or in part by a dog or dogs kept or harbored on the owner's premises, or

(2) If the dog or dogs causing such loss or injury were kept or harbored on such owner's premises, that such dog or dogs were duly registered and that they were destroyed within forty-eight hours from the time of the discovery of the fact that the injury was so caused.

If the owner of the dog or dogs causing such loss or injury is known, it shall be the duty of the trustees to bring an action to recover

such damage from the owner of said dog or dogs, if in their judgment said damage could be collected, unless it is shown to said trustees that said dog or dogs were duly registered and that they were destroyed within forty-eight hours after discovery of the fact that the loss was so caused."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Dodge moved to amend as follows:

In line 7, strike out the word "one" and insert in lieu thereof the word "two".

In line 14, strike out the word "three" and insert the word "five".

Upon which a yea and nay vote was demanded, taken and resulted—yeas 33, nays 47, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Graham,	Miller, of Fulton,
Benner,	Dildine,	of Muskingum,	Robinson,
Bond,	Dodge,	Greve,	Schelhorn,
Brown,	Emery,	Helfrich,	Stokes,
Bryson,	Faris,	Kay,	Stump,
Carpenter,	Fouts,	Kreider,	Talley,
Cochrun,	Freeman,	Lawyer,	Waterston,
Comings,	Gordon, of Logan,	Lentz,	Weaver—33.
Crosser,	Garrell,		

Those voting in the negative are: Messrs.

Backowski,	Delehanty,	Hopple,	Reynolds, Jas. A.,
Baker,	Donahay,	Huber,	Robins,
Barnes,	Drury,	Johnston,	Smith,
Beaty,	Entemann,	Jones, of Trumbull,	Swedersky,
Besaw,	Federman,	Kilbane,	Taylor,
Billingslea,	Foster,	Lustig,	Thompson,
Bing,	Green,	McFarland,	Walsh,
Bishop,	Griswold,	McKay,	Wenner,
Blauser,	Hastings,	Madden,	Wildermuth,
Bonser,	Hinchey,	Moyer,	Winter,
Brach,	Hooley,	Mulcahy,	York—47.
Burns,	Hoover,	Myers,	

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Lawyer moved to amend as follows:

In line 24, after the period, insert the following:

"Sec. 5652-16. In addition to being subject to the other penalties provided in sections 5652 to 5652-15 inclusive of the General Code for violations thereof, a person failing to pay the registration fees required in sections 5652, 5652-1 and 5652-2 of the General Code by the time therein fixed, shall become liable and obligated to pay a penalty in the amount of twenty-five per cent thereof, in addition thereto, which said original registration fee and penalty shall be collected by the county treasurer, who shall if necessary bring an action against said person who shall not be permitted to claim any exemption on a judgment so obtained, which shall be entitled to the same preference as a tax lien. Any registration fee or fees and penalties thereon when collected shall be placed in the county treasury to the credit of the dog and kennel fund."

The motion was not agreed to.

## 2:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of **Am. H. B. No. 358** — Mr. Federman.

The question recurring on the passage of **H. B. No. 493** — Mr. Chester.

The yeas and nays were taken, and resulted — yeas 92, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Harter,	Morris,
Baker,	Denune,	Hastings,	Moyer,
Barnes,	Dodge,	Hatch,	Mulcahy,
Beaty,	Donahay,	Helfrich,	Myers,
Beetham,	Drury,	Hinchey,	Pearson,
Benner,	Dunn,	Hookey,	Reynolds, Tom,
Billingslea,	Dunspaugh,	Hopple,	Robinson,
Bing,	Emery,	Huber,	Schelhorn,
Bishop,	Entemann,	Johnston,	Silver,
Blauser,	Federman,	Jones, of Trumbull,	Spidel,
Bond,	Foster,	Kay,	Stokes,
Bonser,	Fouts,	Kilbane,	Stump,
Brown,	Freeman,	King,	Swedersky,
Bryson,	Gardner,	Kreider,	Talley,
Burns,	Gordon, of Brown,	Lawyer,	Taylor,
Carpenter,	Gordon, of Logan,	Lentz,	Thompson,
Carson,	Gorrell,	Lustig,	Walsh,
Chester,	Graham,	Lytle,	Waterston,
Cochrun,	of Licking,	McFarland,	Weaver,
Comings,	Graham,	McKay,	Wenner,
Cookston,	of Muskingum,	Madden,	Wiest,
Copeland,	Greve,	Matthews,	Wildermuth,
Crosser,	Griswold,	Miller, of Fulton,	York—92.
Davis,	Halstead,		

So the bill passed.

Mr. Chester moved to amend the title to read as follows:

"After the figures '5845' insert and that section 5652-1 of the General Code be supplemented by the enactment of section 5652-1a".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

## 2:30 o'clock p. m.

Attention of the House was again called to the special order for this hour, being consideration of **Am. H. B. No. 358** — Mr. Federman.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 97, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bond,	Copeland,	Emery,
Baker,	Bonser,	Crabbe,	Entemann,
Barnes,	Brach,	Crosser,	Evans,
Beaty,	Brown,	Davis,	Faris,
Beetham,	Bryson,	Delehanty,	Federman,
Benner,	Burns,	Denune,	Foster,
Besaw,	Carpenter,	Dodge,	Fouts,
Billingslea,	Carson,	Donahay,	Gardner,
Bing,	Cochrun,	Drury,	Gordon, of Brown,
Bishop,	Comings,	Dunn,	Gordon, of Logan,
Blauser,	Cookston,	Dunspaugh,	Gorrell,



Those voting in the affirmative are: Messrs. — Concluded.

Graham,	Jones, of Trumbull,	Moyer,	Stokes,
of Licking,	Kay,	Mulcahy,	Stump,
Graham,	Kilbane,	Myers,	Swedersky,
of Muskingum,	King,	Pearson,	Talley,
Green,	Lawyer,	Reynolds, Jas. A.,	Taylor,
Griswold,	Lentz,	Reynolds, Tom,	Thompson,
Harter,	Lustig,	Robins,	Waterston,
Hastings,	Lytle,	Robinson,	Weaver,
Hinchey,	McFarland,	Russell,	Wenner,
Hooley,	McKay,	Schelhorn,	Wiest,
Hoover,	Madden,	Scott,	Wildermuth,
Hopple,	Matthews,	Silver,	Winter,
Johnston,	Miller, of Fulton,	Smith,	York—97.
Jones, of Hamilton,	Morris,	Spidel,	

So the bill passed.

Mr. Federman moved to amend the title as follows:

Strike out the word "two" and insert the word "an".

Strike out the letter "s" in the word "institutions".

The motion was agreed to and the title was so amended.

The title was agreed to.

**Am. H. B. No. 404** — Mr. Gardner, having previously been informally passed, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Hastings,	Mulcahy,
Barnes,	Drury,	Hatch,	Myers,
Beaty,	Dunn,	Hinchey,	Pearson,
Benner,	Emery,	Hooley,	Reynolds, Jas. A.,
Besaw,	Entemann,	Hoover,	Robins,
Billingslea,	Evans,	Hopple,	Robinson,
Bishop,	Faris,	Johnston,	Russell,
Blauser,	Federman,	Jones, of Hamilton,	Schelhorn,
Bond,	Fouts,	Jones, of Trumbull,	Scott,
Bonser,	Freeman,	Kay,	Smith,
Brach,	Gardner,	Kilbane,	Spidel,
Brown,	Gordon, of Brown,	King,	Stokes,
Bryson,	Gordon, of Logan,	Kreider,	Stump,
Burns,	Gorrell,	Lawyer,	Swedersky,
Carpenter,	Graham,	Lentz,	Talley,
Carson,	of Licking,	Lustig,	Thompson,
Clark,	Graham,	Lytle,	Waterston,
Cochrun,	of Muskingum,	McKay,	Wiest,
Copeland,	Green,	Matthews,	Wildermuth,
Davis,	Greve,	Miller, of Fulton,	Winter,
Delehanty,	Griswold,	Morris,	York—85.
Dodge,	Harter,	Moyer,	

So the bill passed.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 531** — Mr. Hopple.

To amend section 13560 of the General Code, relative to proceedings before grand juries, as amended on the fourth day of February, 1919.

On motion of Mr. Hopple the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 531** — Mr. Hopple, was read the second time by its title.

On motion of Mr. Hopple the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 531** — Mr. Hopple, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 43, nays 30, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Crosser,	Hastings,	Reynolds, Tom,
Banker,	Delehanty,	Hopple,	Robinson,
Beetham,	Denune,	Johnston,	Shy,
Besaw,	Donahay,	Jones, of Trumbull,	Smith,
Billingslea,	Drury,	Lentz,	Stokes,
Bishop,	Dunspaugh,	Lustig,	Talley,
Bliss,	Entemann,	Lytle,	Walsh,
Carpenter,	Gordon, of Brown,	Moyer,	Wenner,
Chester,	Gorrell,	Mulcahy,	Wildermuth,
Comings,	Greve,	Myers,	York—43.
Copeland,	Harter,	Reynolds, Jas. A.,	

Those voting in the negative are: Messrs.

Barnes,	Dildine,	Griswold,	McCoy,
Benner,	Dodge,	Hatch,	McFarland,
Bond,	Emery,	Hooley,	Miller, of Fulton,
Bonser,	Gordon, of Logan,	Hoover,	Robins,
Brach,	Graham,	Kay,	Schellhorn,
Clark,	of Licking,	Kilbane,	Waterston,
Crabbe,	Graham,	Kreider,	Weaver,
Davis,	of Muskingum,	Lawyer,	Wiest—30.

The bill not having received a constitutional majority was lost.

Mr. Robins submitted the following report:

The Committee of Conference, to which was referred matters of difference between the two Houses, relative to **Am. S. B. No. 146** — The Special Joint Committee on Taxation, makes the following recommendations to the General Assembly, and urges the passage of the bill when so amended:

It is recommended that the House amendments in lines 14, 28 and 77 be acceded to.

It is further recommended that the amendment of the House in line 49 be not acceded to.

The committee of Conference recommends these further amendments:

In line 42 strike out the word "For", the last word in the line.

Strike out lines 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, and the part of line 54 preceding the period, and insert in lieu thereof the following:

"The county auditor is empowered to appoint and employ such experts, deputies and clerks, or other employees, as he may deem necessary to the performance of such duties as such assessor; the amount to be expended in the payment of their compensation to be fixed and determined by the county commissioners. If, in the opinion of the county auditor the county commissioners shall fail to provide a sufficient amount for their compensation, he may make application to the tax commission

of Ohio for an additional allowance, and the additional amount of compensation allowed by such commission, if any, shall be duly certified to the board of county commissioners, and the same shall be final; provided, however, that if the assessment is ordered by the tax commission of Ohio such commission shall in such order prescribe the number of experts, deputies, clerks or employes to be appointed by the county auditor for the purpose of making such assessment, and fix their compensation. The salaries and compensation of such experts, deputies, clerks and employes shall be paid, upon the warrant of the auditor, out of the general fund of the county; and in case the same are, in whole or in part, fixed by the tax commission, they shall constitute a charge against the county, regardless of the amount of money in the county treasury levied or appropriated for such purposes."

FRANK C. PARRETT,  
WM. AGNEW,  
F. E. WHITTEMORE,

Managers on the part of the Senate.

HUSTON T. ROBINS,  
E. J. HOPPLE,  
RUPERT BEETHAM,

Managers on the part of the House of Representatives.

The question being, "Shall the report of the committees of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 76, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Gorrell,	Lytle,
Banker,	Crosser,	Graham,	McCoy,
Beaty,	Davis,	of Licking,	McFarland,
Beetham,	Delehanty,	Graham,	McKay,
Benner,	Dildine,	of Muskingum,	Miller, of Fulton,
Besaw,	Dodge,	Green,	Morris,
Billingslea,	Donahay,	Halstead,	Mulcahy,
Bing,	Drury,	Harter,	Myers,
Blauser,	Dunn,	Hastings,	Robins,
Bond,	Dunspaugh,	Hatch,	Robinson,
Bonser,	Emery,	Helfrich,	Scott,
Brach,	Entemann,	Hoooley,	Shy,
Brown,	Faris,	Johnston,	Silver,
Burns,	Foster,	Jones, of Hamilton,	Swedersky,
Chester,	Fouts,	Jones, of Trumbull,	Talley,
Clark,	Freeman,	Kilbane,	Thompson,
Cochrun,	Gardner,	King,	Walsh,
Cookston,	Gordon, of Brown,	Kreider,	Waterston,
Copeland,	Gordon, of Logan,	Lawyer,	Wenner,
		Lustig,	Wildermuth—76.

The report of the committees of Conference was agreed to.

Mr. Jones of Trumbull submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**S. B. No. 121** — Mr. Berry (by request).

To provide a seal for the state department of health for the authentication of records and to authorize the administering of oaths.



**Am. S. B. No. 69** — Mr. Sparks.

To amend sections 11, 12, 13, 14, and 15 of an act entitled "An act to provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new penitentiary," passed April 19th, 1913, and approved May 2nd, 1913 (103 Ohio Laws, pp. 247-250).

**Am. S. B. No. 77** — Mr. Jones, of Franklin.

To amend section 1288 of the General Code and to grant osteopathic physicians an examination in surgery by the state medical board.

**S. J. R. No. 36** — Mr. Whittemore.

Relative to joint committee to investigate state departments, banks, commissions and bureaus.

ROBERT J. O'BRIEN,  
CHAS. A. WHITE,  
CARL V. BEEBE,  
JOHN E. HOLDEN,

JOHN E. BARNES,  
HERBERT L. JONES,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

**Am. H. B. No. 341** — Mr. Besaw, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Besaw moved to amend as follows:

In line 25, change "therefore" to "therefor", and change the comma after "therefor" to a period.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Greve,	Miller, of Stark,
Baker,	Dodge,	Griswold,	Morris,
Banker,	Donahay,	Halstead,	Moyer,
Benner,	Drury,	Harter,	Mulcahy,
Besaw,	Dunn,	Hastings,	Myers,
Bing,	Dunspaugh,	Hinchey,	Reynolds, Tom,
Bond,	Emery,	Hoover,	Robinson,
Bonser,	Evans,	Johnston,	Scott,
Brach,	Faris,	Jones, of Hamilton,	Silver,
Burns,	Fouts,	Jones, of Trumbull,	Smith,
Carson,	Freeman,	Kilbane,	Stump,
Chester,	Gardner,	Kreider,	Taylor,
Cochrun,	Gordon, of Logan,	Lawyer,	Thompson,
Cookston,	Graham,	Lytle,	Walsh,
Copeland,	of Licking,	McCoy,	Waterston,
Cowan,	Graham,	McFarland,	Wenner,
Crabbe,	of Muskingum,	McKay,	Wiest,
Davis,	Green,	Miller, of Fulton,	York—71.
Delehanty,			

So the bill passed.

The title was agreed to.

**S. B. No. 143** — Mr. Lloyd, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Thompson moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**S. B. No. 139** — Mr. Archer, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Graham,	Miller, of Fulton,
Banker,	Delehanty,	of Muskingum,	Morris,
Barnes,	Denune,	Green,	Moyer,
Beaty,	Dildine,	Greve,	Mulcahy,
Benner,	Dodge,	Griswold,	Myers,
Besaw,	Donahay,	Halstead,	Robinson,
Bing,	Dunn,	Harter,	Scott,
Bishop,	Dunspaugh,	Helfrich,	Shy,
Blauser,	Emery,	Hooley,	Smith,
Bond,	Evans,	Hopple,	Spidel,
Bonser,	Faris,	Johnston,	Stump,
Burns,	Federman,	Jones, of Hamilton,	Talley,
Carpenter,	Fouts,	Jones, of Trumbull,	Taylor,
Carson,	Freeman,	Kreider,	Thompson,
Clark,	Gardner,	Lawyer,	Walsh,
Cochrun,	Gordon, of Logan,	Lytle,	Waterston,
Comings,	Graham,	McCoy,	Wenner,
Cowan,		of Licking,	Wiest—71.
Crabbe,		McFarland,	

So the bill passed.

The title was agreed to.

**Am. H. B. No. 406** — Mr. Freeman, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Freeman moved to amend as follows:

In line 1 strike out the figures "7595".

In line 3 before the figures "7595-3" insert the figures "7594-1".

In line 4 strike out the figures "7595-2" and insert the figures "7594" in lieu thereof.

In line 5 strike out the figures "7595" and insert the figures "7594-1" in lieu thereof.

In line 28 strike out the figures "7595" and insert the figures "7594-1" in lieu thereof.

In line 160 strike out the figures "7595".

In line 47 strike out the word "fifty" and insert in lieu thereof the word "sixty".

In line 48 strike out the word "fifty" and insert in lieu thereof the word "sixty".

In lines 34 and 35, strike out the words "without previous teaching experience in state" and in lieu thereof insert the following words: "having less than one year's professional training or less than three years' teaching experience in the state".

Strike out lines 64, 65 and 66.

Between lines 58 and 59 insert the following:

"(c) Salaries of principals or superintendents, or additional salaries paid teachers as compensation for duties performed as principals or superintendents. Provided, however, that, if additional salaries are

paid as compensation for duties performed by teachers as principals or superintendents, the state superintendent of public instruction shall first certify that such additional duties are required and performed".

In lines 134 and 135, strike out the word "centralize" and in lieu thereof, insert the word "consolidated".

Commencing with the words "the following" in line 137, strike out all the succeeding words in lines 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, and the words "resulting from such suspension" in line 150, and in lieu thereof insert the following words: "the number of teachers and total salaries paid such teachers for the entire district in the year preceding such suspension or consolidation, and the number of teachers and the total salaries paid them for the entire district in the year in which such suspension or consolidation is had, and the difference shall be held to be the savings in teachers and in salaries resulting from such suspension or consolidation".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Wiest moved to amend as follows:

In line 132, strike out the word "may" and insert "shall".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Green,	Miller, of Fulton,
Baker,	Crosser,	Greve,	Miller, of Stark,
Banker,	Davis,	Griswold,	Moyer,
Barnes,	Delehanty,	Halstead,	Mulcahy,
Beaty,	Dildine,	Hastings,	Myers,
Beetham,	Dodge,	Hatch,	Reynolds, Tom,
Benner,	Donahay,	Hinchey,	Robins,
Besaw,	Drury,	Hoover,	Robinson,
Bing,	Dunn,	Huber,	Russell,
Bishop,	Dunspaugh,	Jones, of Hamilton,	Scott,
Blauser,	Emery,	Jones, of Trumbull,	Silver,
Bond,	Federman,	Kay,	Smith,
Bonser,	Foster,	Kilbane,	Swedersky,
Brach,	Fouts,	Kreider,	Talley,
Brown,	Freeman,	Lawyer,	Taylor,
Bryson,	Gardner,	Lentz,	Walsh,
Burns,	Gordon, of Logan,	Lustig,	Waterston,
Carpenter,	Gorrell,	Lytle,	Wenner,
Carson,	Graham,	McCoy,	Wiest,
Comings,	of Licking,	McFarland,	Wildermuth,
Cookston,	Graham,	McKay,	Wise—84.
Copeland,	of Muskingum.		

So the bill passed.

Mr. Freeman moved to amend the title as follows:

Strike out the figures "7595" and before the figures "7595-3" insert the figures "7594-1".

The motion was agreed to and the title was so amended.

The title was agreed to.

By reason of the unavoidable absense of Mr. Lonz who had formerly been appointed one of the managers on the part of the House as a committee of Conference on matters of difference between the



two Houses on **S. B. No. 45** — Mr. Parrett, the speaker appointed Mr. Blauser to serve in such capacity in place of Mr. Lonz.

**S. B. No. 143** — Mr. Lloyd, having been previously read the third time and informally passed, was taken up.

The question being, "Shall the bill be passed?"

Mr. Thompson moved to amend as follows:

In lines 9 and 10, strike out "and for a second offense shall be fined not" and insert in lieu thereof "nor".

In line 15, change the second "or" to "of".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Stokes moved to amend as follows:

In line 12, strike out the word "thirty" and insert in lieu thereof "twenty-five".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Bonser moved to amend as follows:

In line 12, strike out the period and add the words "providing, however, that nothing in this act shall apply to a physician while in the performance of his duties".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 72, nays 8, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Emery,	Jones, of Hamilton,	Reynolds, Tom,
Besaw,	Evans,	Jones, of Trumbull,	Robins,
Billingslea,	Federman,	Kay,	Robinson,
Bishop,	Foster,	King,	Russell,
Blauser,	Fouts,	Kreider,	Schellhorn,
Bliss,	Gardner,	Lawyer,	Scott,
Bond,	Gordon, of Brown,	Lentz,	Silver,
Brannon,	Gorrell,	Lustig,	Stokes,
Burns,	Graham,	Lytle,	Swedersky,
Carpenter,	of Muskingum,	McCoy,	Talley,
Clark,	Green,	Madden,	Taylor,
Comings,	Greve,	Miller, of Fulton,	Thompson,
Crabbe,	Griswold,	Miller, of Stark,	Walsh,
Delehanty,	Harter,	Morris,	Waterston,
Denune,	Hinchey,	Moyer,	Wenner,
Dodge,	Hoover,	Mulcahy,	Wiest,
Donahay,	Hopple,	Myers,	Wildermuth,
Drury,	Johnston,	Reynolds, Jas. A.,	Wise—72.
Dunspaugh,			

Those voting in the negative are: Messrs.

Beaty,	Bonser,	Dunn,	Hatch,
Benner,	Brach,	Gordon, of Logan,	Weaver—8.

So the bill passed.

The title was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the House amendments to **Am. S. B. No. 134** — Mr. Ake.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Tom Reynolds moved that the House insist upon its amendments to said bill and ask for a committee of Conference.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives for a committee of Conference on matters of difference between the two Houses on **Am. S. B. No. 45** — Joint Committee on Taxation, and the President of the Senate appointed as managers on the part of the Senate Messrs. Parrett, Latham and Snyder.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. S. B. No. 146** — Special Joint Committee on Taxation.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 73** — Mr. Demuth.

To amend sections 5696, 5697 and 5700 and to repeal section 5701 of the General Code, relating to the collection of delinquent taxes.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 163** — Mr. Chester, and asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Fouts moved that the request of the Senate be acceded to and that a committee of Conference be appointed.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 510** — Mr. Miller, of Stark.

To establish a municipal court for the city of Massillon, Stark county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers and defining their powers and duties.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 484** — Mr. Gardner.

To amend section 5966 of the General Code, relating to actions at law in betting.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**S. B. No. 103** — Mr. Agnew.

To supplement section 2642 by the enactment of a supplemental section to be known as section 2642-1 of the General Code, relating to the duties of the County Treasurer.

**Am. S. B. No. 118** — Mr. Agnew.

To provide for the printing of an Auditor's report of exempt property and other information of public importance.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 497** — Mr. King.

To make an appropriation for the payment of the salaries of the members of General Assembly.

**Am. H. B. No. 38** — Mr. Kay.

To amend section 3963 of the General Code, relating to charges by municipalities for water service.

Attest:

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 162** — Mr. Miller.

To provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting the liquor traffic and to prescribe their powers and duties and to fix their compensation.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Crabbe the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 162** — Mr. Miller, was read the second time by its title and referred to the committee on Liquor Traffic and Temperance.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 150** — Mr. Kay.

To amend sections 2349, 2522, 2523, 2526, 2528, 2532, 2535, 2542, 2544, 2546, 2548, 2549, 2550, 2553, 2554, 2555, 2556, 2572, 3476, 3479, 3481, 3482, 3483, 3484, 3492, 3493, 3494 and 3495, and to repeal sections 2551, 2552, 2545, 2557 and 3002 of the General Code, relating to county infirmaries and poor relief.

With the following amendments in which the concurrence of the House is requested.

At end of line 82 add: "The county commissioners shall subscribe for at least two daily papers of opposite politics for the use of the inmates of the county infirmary."

In line 110 strike out "probate", and after "court" insert: "exercising the powers and jurisdiction of the juvenile court".

Strike out lines 329d, 329e and 329f, designated as Sec. 3495-1.

At end of line 330 add: "2533, 2534".

In line 5 of the title after "sections" insert: "2533, 2534".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 24** — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the enforcement of such prohibition.

With the following amendment in which the concurrence of the House is requested.

Strike out all after the period after the words and figures "Section 65" and insert in lieu thereof the following: "Money arising from fines and forfeited and violated bonds shall be paid one-half into the state treasury and one-half into the treasury of the political subdivision where the prosecution is held."

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendment was laid over under the rule.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 532**—Mr. Thompson.

To provide for the expense of extradition under the existing Juvenile Court Act.

On motion of Mr. Thompson the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 532**—Mr. Thompson, was read the second time by its title.

Mr. Thompson moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with and **H. B. No. 532**—Mr. Thompson, be engrossed at the clerk's desk and read the third time.

The motion was not agreed to.

Mr. Thompson moved that the rules be suspended and that said **H. B. No. 532**—Mr. Thompson, be placed at the head of the jitney calendar.

The motion was not agreed to.

Mr. Thompson moved that the rules be suspended and that **H. B. No. 532**—Mr. Thompson, be placed on the calendar.

The motion was agreed to.

**H. B. No. 533**—Mr. Dunn (by request).

To amend section 1931-1 of the General Code relating to the appointment of trustees, and for the management of the Ohio Soldiers' and Sailors' Orphans' Home, at Xenia, Ohio.

On motion of Mr. Dunn the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 533**—Mr. Dunn, was read the second time by its title.

Mr. Dunn moved that **H. B. No. 533**—Mr. Dunn, be ordered placed on the calendar.

The motion was agreed to.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 130**—Mr. O'Brien, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out in line 9 the words "or are a type that will".

Strike out line 10.

Strike out in line 11 the words "or resurfacing of such street or public thoroughfare."

Strike out the period in line 20 after the word "engineer" and insert the words "and shall conform to the usual methods of such construction, reconstruction or repair."

In line 33 after the period insert the following:

"If the said street railway company or companies are dissatisfied with such ordinance of council requiring such renewal, replacement, repair or reconstruction, it or they may, within ten days after the passage of said ordinance, file a written complaint or appeal with the public utilities commission of Ohio. Notice of the time fixed by said commission for the hearing of said appeal shall be given to the solicitor of said city or village, and it shall be the duty of said commission, within thirty days after the filing of said appeal to hear and determine the same and approve, revise, modify or reverse the action of council and substitute its finding on such ordinance".

In line 34 strike out the word "notice" and insert in lieu thereof the words "certified copy of the ordinance".

In line 38 after the word "thereof" insert the words "or that said company has appealed to the public utilities commission".

In line 45 strike out the word "so".

In line 55 after the word "resurfacing" strike out the period and in lieu thereof insert "and said contract or contracts shall be awarded to the lowest and best bidder."

In line 59 after the comma after the word "cash" insert "or by assessment as hereinafter provided,"

In line 59 after the word "be" insert the word "a".

In line 61 strike out the word "may" and insert in lieu thereof the word "shall".

In line 62, strike out the words "not to exceed".

In line 63, after the semicolon, strike out the words "in no case, however, shall such"

In line 64, strike out the entire line.

In line 65, strike out the words "the expiration of the franchise of such company or companies" and insert in lieu thereof, the words "provided, however, the company or companies shall not be liable for the installment or installments of said assessments due after the expiration of the company or companies' franchise unless the use of said track or tracks is continued thereafter by said company or companies."

HARRY L. FEDERMAN,  
ARTHUR E. JONES,  
E. L. DONAHAY,  
P. M. BANKER,  
GEO. S. MYERS,

H. B. MADDEN,  
W. E. WENNER,  
TOM REYNOLDS,  
CHARLES S. KAY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was re-



ferred **Am. S. B. No. 149** — Mr. Norris, having had the same under consideration, reports it back without recommendation.

HARRY D. SILVER,  
W. R. COMINGS,  
F. L. WATERSTON,  
R. B. CARSON,

JOHN H. CHESTER,  
W. B. BRYSON,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 525** — Mr. Copeland, having had the same under consideration, reports it back and recommends it be sent to the Judiciary committee.

HARRY D. SILVER,  
W. R. COMINGS,  
H. H. GRISWOLD,  
F. L. WATERSTON,

R. B. CARSON,  
W. B. BRYSON,  
JOHN H. CHESTER,  
E. E. DENUNE.

The report was agreed to and the bill was so referred.

Mr. Foster submitted the following report:

The standing committee on Liquor Traffic and Temperance, to which was referred **H. B. No. 526** — Mr. Crabbe, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In section 1 in House Bill No. 526 insert after 6107, 13216, 13236, 13240, and 13241.

The following sections are to be inserted between section 6107 and section 13242:

Sec. 13216. Whoever violates any provision of this section shall be fined not less than fifty dollars nor more than two hundred dollars, and for each subsequent offense shall be fined not less than two hundred dollars nor more than five hundred dollars. No railroad or common carrier, or agent thereof, drayman or other person, corporation or firm, shall ship, receive, transport, carry or handle intoxicating liquor under a false or fictitious name or title, *or unless there appears in a conspicuous place on the outside of the package containing such intoxicating liquor a statement clearly legible in the English language as to the kind and quantity of liquor contained therein.* The carriage, transportation, possession, removal, delivery or acceptance with knowledge thereof, of any such liquor under a false or fictitious name or title *or without labeling the package containing such liquor as provided herein,* shall work its forfeiture. The books and waybills used in handling such liquor may be examined by any public officer at any time to trace such liquor to shipper or receiver.

Sec. 13239. Whoever, being a druggist or pharmacist convicted of selling intoxicating liquor as a beverage contrary to a \* \* \* law or constitutional amendment, sells intoxicating liquor for any pur-

pose, personally or by agent, within two years thereafter \* \* \* in this state \* \* \* shall be fined not less than two hundred and fifty dollars nor more than five hundred dollars, and, for each subsequent offense shall be fined not less than five hundred dollars nor more than one thousand dollars.

Sec. 13240. Upon a second conviction for a violation of the next preceding section, the certificate to practice pharmacy of such druggist or pharmacist shall be revoked and the judge or officer convicting him shall so order and send a copy of such order to the secretary of the state board of pharmacy, upon receipt of which such certificate shall forthwith be revoked by such board.

Sec. 13241. A certified transcript from the docket of the mayor or other officer, before whom a druggist, or pharmacist was convicted under the next preceding section, or before whom a physician was convicted under section thirteen thousand two hundred and seventeen or thirteen thousand two hundred and eighteen, shall be sufficient evidence of such conviction.

In section 2, after 6107 insert 13216, 13239, 13240 and 13241.

JOHN W. GORRELL,  
C. C. CRABBE,  
L. J. GRAHAM,  
B. F. EMERY,

D. W. BESAW,  
W. B. BRYSON,  
A. L. STUMP,  
J. E. FOSTER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Foster submitted the following report:

The standing committee on Liquor Traffic and Temperance, to which was referred **H. B. No. 527** — Mr. Crabbe, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 41, after "affidavit", insert the words "of at least two persons".

JOHN W. GORRELL,  
C. C. CRABBE,  
L. J. GRAHAM,  
B. J. EMERY,

D. W. BESAW,  
W. B. BRYSON,  
A. L. STUMP,  
J. E. FOSTER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Faris submitted the following report:

The standing committee on Fees and Salaries, to which was referred **Am. S. B. No. 136** — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

JOHN S. FARIS,  
W. A. RUSSELL,  
HENRY EVANS,

C. W. KING,  
F. L. WATERSTON.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Morris submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 450** — Mr. Hughes, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause and insert the following:

Section 1. That section 1243 of the General Code be supplemented by the enactment of section 1243-5 and that sections 1243-1, 1243-2 and 1243-4 of the General Code be amended to read as follows:

Sec. 1243-1. Every physician in this state attending on or called in to visit a patient whom he believes to be suffering from poisoning from lead, phosphorus, arsenic, brass, wood alcohol, mercury or their compounds, or from anthrax or from compressed air illness, \* \* \* and such other occupational diseases and ailments as the state department of health shall require to be reported, shall within forty-eight hours from the time of first attending such patient send to the state commissioner of health a report stating:

(a) Name, address and occupation of patient.

(b) Name, address and business of employer.

(c) Nature of disease.

(d) Such other information as may be reasonably required by the state department of health.

The reports herein required shall be made on, or in conformity with, the standard schedule blanks hereinafter provided for. The mailing of the report, within the time required, in a stamped envelope addressed to the office of the state commissioner of health, shall be a compliance with this section.

Sec. 1243-2. The state department of health shall prepare and furnish, free of cost, to the physicians included in the preceding section, standard schedule blanks for the reports required under this act. The form and contents of such blanks shall be determined by the state department of health.

Sec. 1243-4. It shall furthermore be the duty of the state department of health to transmit a copy of all such reports of occupational disease to the proper officials having charge of factory inspection.

Sec. 1243-5. *Whoever being a physician practicing in the state of Ohio, neglects or refuses to make and transmit to the state commissioner of health any report provided for in section 1243-1 of the General Code shall for the first offense be fined not less than twenty-five dollars nor more than five hundred dollars, and for a second or repeated offense shall be fined not less than fifty dollars nor more than five hundred dollars or be imprisoned in a county jail or workhouse for not less than ninety days or more than one year; provided, that no person shall be imprisoned under this section for a first offense and the prosecution shall always be as and for a first offense unless the affidavit upon which the prosecution is instituted contains the allegation that the offense is a second or repeated offense.*

Section 2. That said original sections 1243-1, 1243-2 and 1243-4 of the General Code be and the same are hereby repealed.

ROBERT C. DUNN,  
JOHN B. MORRIS,  
C. C. CRABBE,  
A. L. STUMP,

C. F. TALLEY,  
J. S. FARIS,  
H. W. COOKSTON.



The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lawyer submitted the following report:

The standing committee on Mines and Mining, to which was referred **H. B. No. 191** — Mr. Bond, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4 strike out all after the word "receive".

Strike out all of line 5.

In line 6 strike out the words "thousand dollars" and insert in lieu thereof the words "three thousand six hundred dollars".

Strike out all of line 7.

In line 8 strike out the word "than".

In line 8 strike out the word "four" and insert in lieu thereof the word "one".

ELZA C. LAWYER,  
OTIS D. DAVIS,  
HENRY A. HATCH,  
HERMAN SHY,

WARREN E. BURNS,  
DAN ALBAN,  
D. ALLEN BOND.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

**5:55 o'clock p. m.**

On motion of Mr. Federman the House recessed until 7:30 o'clock p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

**Am. H. J. R. No. 26** — Mr. Mulcahy, was taken up.

Mr. Mulcahy moved that said resolution be informally passed and that it retain its place on the jitney calendar.

The motion was agreed to.

**H. B. No. 469** — Mr. Myers, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Myers demanded a call of the House, which was duly seconded, taken, and one hundred members answered to their names.

The absentees are: Messrs.

Barnes,  
Beaty,  
Blauser,  
Bryson,  
Cable,  
Denune,

Dildine,  
Foster,  
Gardner,  
Hughes,  
Jones, of Hamilton,  
Kilbane,

Lonz,  
Luchsinger,  
Miller of Fulton,  
Pugh,  
Reynolds, Tom,  
Shy,

Silver,  
Spidel,  
Taylor,  
Winter,  
Wise,  
York,

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Myers further proceedings under the call were dispensed with.

The question recurring on the passage of **H. B. No. 469** — Mr. Myers.

Mr. Norris moved to amend as follows:

In line 9 change period to comma and insert "and not more than two of whom shall be of the same political party".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Cookston,	Green,	Matthews,
Backowski,	Copeland,	Greve,	Miller, of Fulton,
Baker,	Cowan,	Griswold,	Morris,
Banker,	Crabbe,	Harter,	Moyer,
Beetham,	Crosser,	Hastings,	Mulcahy,
Benner,	Delehanty,	Hatch,	Myers,
Besaw,	Denune,	Helfrich,	Reynolds, Jas. A.,
Billingslea,	Drury,	Hinchey,	Russell,
Bing,	Dunn,	Hoover,	Schelhorn,
Bishop,	Dunspaugh,	Hopple,	Silver,
Blauser,	Emery,	Huber,	Smith,
Bliss,	Entemann,	Johnston,	Stump,
Bond,	Evans,	Jones, of Trumbull,	Swedersky,
Brach,	Faris,	Kay,	Talley,
Brown,	Federman,	King,	Taylor,
Bryson,	Foster,	Kreider,	Thompson,
Burns,	Fouts,	Lawyer,	Walsh,
Carpenter,	Gordon, of Brown,	Lentz,	Weaver,
Chester,	Gordon, of Logan,	Lustig,	Wenner,
Cochrun,	Graham,	Lytle,	Wildermuth,
Comings,	of Licking,	Madden,	Winter—83.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 465** — Mr. Matthews, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Matthews moved to amend as follows:

At the end of line 21 insert a period.

Strike out committee amendment from the period in line 21 to the end of section 3.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Wiest moved to amend as follows:

In line 52 strike out forty (\$40,000), and insert in lieu thereof twenty-five (\$25,000).

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 81, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Graham,	Madden,
Atkinson,	Comings,	of Licking,	Matthews,
Backowski,	Cookston,	Graham,	Miller, of Stark,
Baker,	Copeland,	of Muskingum,	Morris,
Banker,	Cowan,	Green,	Moyer,
Barnes,	Davis,	Greve,	Mulcahy,
Beetham,	Delehanty,	Griswold,	Myers,
Besaw,	Denune,	Halstead,	Reynolds, Jas. A.,
Billingslea,	Dildine,	Harter,	Robins,
Bing,	Donahay,	Hastings,	Russell,
Bishop,	Drury,	Helfrich,	Scott,
Blauser,	Dunn,	Hinchey,	Silver,
Bliss,	Dunspaugh,	Hoover,	Smith,
Bond,	Emery,	Hopple,	Stokes,
Bonser,	Entemann,	Huber,	Swedersky,
Brach,	Evans,	Johnston,	Taylor,
Brannon,	Federman,	Jones, of Trumbull,	Thompson,
Brown,	Foster,	Lawyer,	Walsh,
Bryson,	Fouts,	Lentz,	Wenner,
Carpenter,	Freeman,	Lustig,	Wildermuth—81.
Clark,	Gordon, of Logan,	Lytle,	

Those voting in the negative are: Messrs.

Burns,	Hatch,	Miller, of Fulton,	Schelhorn,
Carson,	Kreider,	Robinson,	Wiest—10.
Gordon, of Brown,	McCoy,		

So the bill passed.

The title was agreed to.

**H. B. No. 424**—Mr. Dunspaugh, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Dunspaugh moved to amend as follows:

In line 43, strike out the word "in".

In line 91, change the word "if" to "of".

In line 101, after the word "time" insert comma and the words "whenever necessary, in the judgment of the commission, to guarantee a solvent state insurance fund,".

In line 103, after the word "fund", place a period, and strike out rest of line 103 and all of line 104.

In line 114, strike out the word "is".

In line 211, insert "a" after the word "upon".

In line 219, insert the word "that" after the word "than".

Change lines 257, 258, 259 from italics to roman type.

In line 277 change word "finger" to "finger".

In line 300, insert the word "same" after the word "the".

In line 319, insert before the word "partial" the word "permanent".

In line 321, strike out comma after the word "lost" and insert the words "as a result of the casualty".

In line 340, after the word "portion" insert the words "of the period".

In line 357, change the word "employ" to "employee".

In line 379, strike out the words "due decedent", and insert in lieu thereof the words "representing payments accrued and due decedent at the time of his death".

In line 394, change word "pelas" to "pleas".

In line 455, change the word "proceedings" to "proceeding".



The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Hooley moved to amend as follows:

In line 10, strike out the word "one" and in lieu thereof insert the word "five".

In line 151, strike out the word "one" and in lieu thereof insert the word "five".

In line 167, strike out the word "one" and in lieu thereof insert the word "five".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Atkinson demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 99, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Miller, of Stark,
Atkinson,	Cowan,	Greve,	Mulcahy,
Backowski,	Crabbe,	Griswold,	Myers,
Baker,	Davis,	Halstead,	Pearson,
Banker,	Delehanty,	Harter,	Reynolds, Jas. A.,
Barnes,	Denune,	Hastings,	Robins,
Beetham,	Dodge,	Hatch,	Robinson,
Benner,	Donahay,	Helfrich,	Schelhorn,
Pesaw,	Drury,	Hinchey,	Shy,
Billingslea,	Dunn,	Hooley,	Silver,
Bing,	Dunspaugh,	Hoover,	Smith,
Bishop,	Entemann,	Hopple,	Spidel,
Blauser,	Evans,	Huber,	Stokes,
Bliss,	Faris,	Johnston,	Stump,
Bond,	Federman,	Jones, of Hamilton,	Swedersky,
Bonser,	Foster,	Jones, of Trumbull,	Talley,
Brach,	Fouts,	Kay,	Taylor,
Brannon,	Freeman,	Kreider,	Thompson,
Bryson,	Gardner,	Lawyer,	Walsh,
Burns,	Gordon, of Logan,	Lentz,	Waterston,
Carpenter,	Gorrell,	Lustig,	Weaver,
Carson,	Graham,	Lytle,	Wenner,
Chester,	of Licking,	Madden,	Wiest,
Cochrun,	Graham,	Matthews,	Wildermuth,
Comings,	of Muskingum,	Miller, of Fulton,	Winter—99.
Cookston,			

So the bill passed.

The title was agreed to.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **H. B. No. 163** — Mr. Chester, Messrs. Chester, Bryson and Harter.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **S. B. No. 134** — Mr. Ake, Messrs. Tom Reynolds, Stokes and Crabbe.

**S. B. No. 122** — Mr. Stone, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	McCoy,
Atkinson,	Cowan,	of Muskingum,	Matthews,
Backowski,	Crabbe,	Green,	Miller, of Stark,
Banker,	Delehanty,	Greve,	Morris,
Barnes,	Denune,	Griswold,	Mulcahy,
Beetham,	Dildine,	Harter,	Pearson,
Benner,	Dodge,	Hastings,	Reynolds, Jas. A.,
Besaw,	Donahay,	Hatch,	Robins,
Bing,	Drury,	Helfrich,	Robinson,
Bishop,	Dunn,	Hinchey,	Schelhorn,
Blauser,	Emery,	Hooley,	Scott,
Bond,	Entemann,	Hoover,	Silver,
Bonser,	Evans,	Hopple,	Smith,
Brach,	Faris,	Johnston,	Swedersky,
Brannon,	Federman,	Jones, of Trumbull,	Taylor,
Brown,	Fouts,	Kay,	Thompson,
Burns,	Gardner,	Kreider,	Waterston,
Carpenter,	Gordon, of Logan,	Lawyer,	Weaver,
Carson,	Gorrell,	Lentz,	Wenner,
Clark,	Graham,	Lustig,	Wiest,
Cochrun,	of Licking,	Lytle,	Wildermuth,
Cookston,			Winter—84.

So the bill passed.

The title was agreed to.

**Am. H. J. R. No. 26**—Mr. Mulcahy, having been previously informally passed, was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Mulcahy moved to amend as follows:

Insert the letter "s" after "appeal" in the amendment to House Joint Resolution No. 26, House Journal of April 1, 1919, page 10.

The motion was agreed to and the resolution was so amended.

The question recurring, "Shall the resolution be adopted?"

Mr. Bonser moved that the resolution be informally passed.

The motion was not agreed to.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 77, nays 21, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Green,	Myers,
Atkinson,	Davis,	Greve,	Reynolds, Jas. A.,
Backowski,	Delehanty,	Griswold,	Reynolds, Tom,
Banker,	Denune,	Harter,	Robinson,
Beetham,	Dildine,	Hastings,	Schelhorn,
Benner,	Dodge,	Helfrich,	Shy,
Besaw,	Donahay,	Hinchey,	Silver,
Billingslea,	Drury,	Hoover,	Smith,
Bishop,	Dunspaugh,	Hopple,	Spidel,
Blauser,	Emery,	Huber,	Stokes,
Bliss,	Entemann,	Johnston,	Stump,
Bond,	Evans,	Lentz,	Swedersky,
Brach,	Federman,	Lustig,	Talley,
Bryson,	Foster,	Lytle,	Taylor,
Burns,	Fouts,	Madden,	Walsh,
Chester,	Freeman,	Matthews,	Weaver,
Clark,	Gordon, of Brown,	Miller, of Stark,	Wenner,
Cochrun,	Gordon, of Logan,	Moyer,	Wiest,
Cookston,	Graham,	Mulcahy,	Wildermuth—77.
Copeland,	of Muskingum,		

Those voting in the negative are: Messrs.

Barnes,	Gardner,	Kreider,	Robins,
Bing,	Gorrell,	Lawyer,	Scott,
Carpenter,	Graham,	McCoy,	Thompson,
Carson,	of Licking,	McKay,	Waterston,
Crabbe,	Hatch,	Morris,	Winter—21.
Dunn,	Jones, of Hamilton,		

The resolution was adopted.

**Am. H. B. No. 348** — Mr. Wenner, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Wenner moved to amend as follows:

In line 3 strike out the numerals "7709", "7710", "7713", "7730".

In line 68 after the word "paid" insert "three dollars and mileage one way at the rate of ten cents a mile to cover".

In line 114 after the word "salary" insert "*up to the amount of two thousand dollars*".

In line 119, after the word "employ", strike out the words "a clerk or secretary" and in lieu thereof insert "an efficient stenographer or clerk".

Strike out in their entirety sections 7709, 7710, 7713, 7730.

In line 208 strike out the word "be" and in lieu thereof insert the word "by".

In line 215 strike out the numerals "7709", "7710", "7713", "7730".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 63, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	Lytle,
Atkinson,	Crosser,	of Muskingum,	Miller, of Fulton,
Backowski,	Davis,	Green,	Morris,
Beetham,	Delehanty,	Greve,	Myers,
Benner,	Dennune,	Griswold,	Pearson,
Billingslea,	Dodge,	Halstead,	Reynolds, Jas. A.,
Bing,	Drury,	Harter,	Reynolds, Tom,
Bishop,	Dunn,	Hatch,	Schelhorn,
Bond,	Dunspaugh,	Hopple,	Scott,
Bonser,	Fouts,	Jones, of Hamilton,	Silver,
Brown,	Freeman,	Jones, of Trumbull,	Smith,
Clark,	Gardner,	Kay,	Spidel,
Cochrun,	Gordon, of Logan,	Kreider,	Stokes,
Comings,	Gorrell,	Lawyer,	Talley,
Cookston,	Graham,	Lentz,	Taylor,
Copeland,	of Licking,	Lustig,	Wenner,
			Winter—63.

Those voting in the negative are: Messrs. Blauser, Bliss, Gordon, of Brown, Hinchey, McCoy, Shy.

So the bill passed.

Mr. Wenner moved to amend the title as follows:

Strike out the figures "4783" and insert instead "4782".

After the figures "4782", strike out the figures "7709", "7710", "7713", "7730".

The motion was agreed to and the title was so amended.

The title was agreed to.



Mr. Lytle moved that the vote whereby **S. B. No. 112** — Mr. Kryder, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

Mr. Tom Reynolds submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. S. B. No. 134** — Mr. Ake, having had the same under consideration do recommend to their respective houses as follows:

The passage of the bill as passed by the House with the following amendment:

Strike out lines 21a, 21b, 21c, and 21d in their entirety.

H. ROSS AKE,  
GEORGE W. HOLL,  
F. E. WHITTEMORE,

Managers on the part of the Senate.

TOM REYNOLDS,  
W. W. STOKES,  
C. C. CRABBE,

Managers on the part of the House of Representatives.

The question being, "Shall the report of the committees of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Greve,	Moyer,
Backowski,	Davis,	Griswold,	Mulcahy,
Banker,	Delehanty,	Halstead,	Myers,
Beetham,	Denune,	Harter,	Pearson,
Benner,	Dildine,	Hastings,	Reynolds, Tom,
Billingslea,	Donahay,	Hooley,	Robinson,
Bing,	Drury,	Hopple,	Schelhorn,
Bishop,	Dunspaugh,	Huber,	Scott,
Blauser,	Faris,	Johnston,	Silver,
Bliss,	Foster,	Jones, of Hamilton,	Smith,
Bond,	Freeman,	Jones, of Trumbull,	Spidel,
Bonser,	Gardner,	Kay,	Stokes,
Brach,	Gordon, of Brown,	Lentz,	Stump,
Clark,	Gordon, of Logan,	Lustig,	Talley,
Cochrun,	Gorrell,	McKay,	Walsh,
Comings,	Graham,	Madden,	Wenner,
Cookston,	of Licking,	Matthews,	Wiest,
Copeland,	Green,	Miller, of Fulton,	Winter—72.
Cowan,			

The report of the committees of Conference was agreed to.

Mr. Jones of Trumbull submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. H. B. No. 299** — Mr. Jones, of Trumbull, having had the same under consideration, do recommend to their respective houses as follows:

Strike out the words "of any county having a population, at the 1910

federal census, of not less than fifty-two thousand and not greater than fifty-three thousand," as amended by the Senate.

T. A. BUSBEY,  
H. W. DAVIS,  
GEO. D. JONES,

Managers on the part of the Senate.

HERBERT L. JONES,  
HORACE BONSER,  
W. W. STOKES,

Managers on the part of the House of Representatives.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Hooley,	Myers,
Backowski,	Dunspaugh,	Hopple,	Pearson,
Banker,	Emery,	Johnston,	Reynolds, Tom,
Beetham,	Faris,	Jones, of Hamilton,	Robins,
Benner,	Federman,	Jones, of Trumbull,	Robinson,
Bishop,	Foster,	King,	Schelhorn,
Blauser,	Gordon, of Logan,	Kreider,	Scott,
Bond,	Graham,	Lawyer,	Shy,
Bonser,	of Licking,	Lentz,	Silver,
Brach,	Graham,	Lustig,	Spidel,
Clark,	of Muskingum,	Lytle,	Stokes,
Cochrun,	Green,	McCoy,	Stump,
Comings,	Greve,	McKay,	Talley,
Cookston,	Griswold,	Matthews,	Thompson,
Copeland,	Halstead,	Miller, of Fulton,	Walsh,
Crabbe,	Hastings,	Morris,	Weaver,
Davis,	Hatch,	Mulcahy,	Wenner—68.
Delehanty,	Hinchey,		

The report of the committee of Conference was agreed to.

Mr. Tom Reynolds arose to a question of privilege and asked that his vote be recorded on **H. B. No. 424** — Mr. Dunspaugh. His name being called, Mr. Tom Reynolds voted "aye".

Mr. Scott arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 424** — Mr. Dunspaugh. His name being called, Mr. Scott voted "aye".

Mr. Moyer arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 424** — Mr. Dunspaugh. His name being called, Mr. Moyer voted "aye".

Mr. Crabbe called up his pending motion entered upon the journal to reconsider the vote whereby **H. B. No. 225** — Mr. Scott, was passed.

The motion was taken up. The question being, "Shall the vote be reconsidered?" which was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Scott moved to amend as follows:

In line 14, after the figure "4" insert the following:

"In case of a flavoring extract for which no standard exists there is not printed in English, conspicuously, legibly, and clearly on the label the quantity by volume of alcohol in said extract; 5".

In line 19, after the word "words" add "of the".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Graham,	McCoy,
Backowski,	Crabbe,	of Muskingum,	McKay,
Banker,	Crosser,	Green,	Matthews,
Beetham,	Davis,	Griswold,	Miller, of Fulton,
Benner,	Denune,	Hastings,	Miller, of Stark,
Billingslea,	Dildine,	Hatch,	Morris,
Bing,	Dodge,	Helfrich,	Mulcahy,
Bishop,	Donahay,	Hinchey,	Pearson,
Blauser,	Drury,	Hooley,	Reynolds, Jas. A.,
Bliss,	Dunn,	Hopple,	Reynolds, Tom,
Bonser,	Dunspaugh,	Huber,	Robins,
Brach,	Faris,	Jones, of Hamilton,	Schelhorn,
Brannon,	Federman,	Jones, of Trumbull,	Scott,
Carpenter,	Fouts,	Kay,	Silver,
Chester,	Freeman,	King,	Spidel,
Clark,	Gardner,	Kreider,	Stokes,
Cochrun,	Gordon, of Brown,	Lawyer,	Talley,
Comings,	Gordon, of Logan,	Lentz,	Walsh,
Cookston,	Graham,	Lustig,	Weaver,
Copeland,	of Licking,	Lytle,	Wenner,
			Wiest—79.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives for a committee of Conference on matters of difference between the two Houses on **Am. S. B. No. 134**—Mr. Ake, and the President of the Senate appointed as managers on the part of the Senate, Messrs. Ake, Whittemore and Holl.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. S. B. No. 134**—Mr. Ake.

Attest:

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 511** — Mr. Matthews.

Relative to recognition to officers and enlisted men receiving awards for gallantry.

**Am. H. B. No. 359** — Mr. Freeman.

To provide a state-wide retirement system for teachers in schools supported wholly or in part by public funds.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it passed **Am. H. B. No. 511** — Mr. Matthews, and the Senate requests the return of said bill.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Matthews moved that the House refuse to accede to the request of the Senate for the return of said bill.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives for a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 163** — Mr. Chester, and the President of the Senate appointed as managers on the part of the Senate Messrs. Hopley, Demuth and Berry.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker.

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 156** — Mr. Ake.

To amend section 13005 of the General Code, relating to certain occupations for women.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker.

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 523** — Mr. Fouts.

To amend section 10933 of the General Code, relating to duties of guardians.

**Am. H. B. No. 81** — Mr. Evans.

To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the passage of **H. B. No. 237** — Mr. Green.

Extending control, for purposes of improvement, of dedicated streets and alleys outside of municipal corporations, to county commissioners and township trustees.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 42** — Mr. Miller.

Authorizing payment of the expenses of members of the joint committee which welcomed the returning of soldiers of the 37th division under authority of Senate joint resolution No. 34.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Miller, of Stark.
Backowski,	Crabbe,	of Muskingum,	Morris,
Banker,	Davis,	Green,	Myers,
Beaty,	Dildine,	Greve,	Pearson,
Beetham,	Donahay,	Halstead,	Reynolds, Tom,
Benner,	Drury,	Harter,	Robins,
Besaw,	Dunn,	Hopple,	Robinson,
Billingslea,	Dunspaugh,	Huber,	Silver,
Bing,	Emery,	Jones, of Hamilton,	Spidel,
Bishop,	Federman,	Jones, of Trumbull,	Stokes,
Blauser,	Foster,	Kay,	Stump,
Bliss,	Fouts,	Kreider,	Talley,
Bonser,	Freeman,	Lentz,	Taylor,
Bryson,	Gardner,	Lustig,	Thompson,
Cochrun,	Gordon, of Logan,	McCoy,	Walsh,
Cookston,	Graham,	Matthews,	Wenner—64.
	of Licking,	Miller, of Fulton,	

The resolution was adopted.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 448** — Mr. Hughes.

To amend section 146 of the General Code, relative to the powers and duties of the superintendent of the state house.

**H. B. No. 323** — Mr. Miller, of Stark.

Granting permission to the Massillon Electric and Gas Company to construct a transmission line across state property, being part of sections 19, 20, 21, 22, 27, 28, 29 and 30 in Perry township, Stark county, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Dunspaugh submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 491** — Mr. Bond, having had the same under consideration, reports it back and recommends its passage.

HARRY M. DUNSPAUGH,	CHAS. F. KREIDER,
JOHN J. KILBANE,	TOM REYNOLDS,
OTTO W. BRACH,	W. E. WENNER.
ROY L. SWEDERSKY,	

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thompson submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 506** — Mr. Foster, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 strike out "this country" and insert in lieu thereof "the United States".

In line 6 after "thereof" insert "as a part of any trade name or advertisement".

FRANCIS M. THOMPSON,	F. A. HINCHEY,
CHARLES H. FOUTS,	J. R. GARDNER,
J. S. MILLER,	C. C. CRABBE,
JOSEPH LUSTIG,	C. F. McCOY,
GEO F. GREVE,	D. ALLEN BOND.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stokes submitted the following report:

The standing committee on Public Utilities, to which was re-



ferred **S. B. No. 53** — Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

ARTHUR E. JONES,  
ELZA C. LAWYER,  
HARRY F. BROWN,  
L. W. PEARSON,

DOW W. HARTER,  
W. W. STOKES,  
C. GILBERT TAYLOR.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

**10:55 o'clock p. m.**

On motion of Mr. Hopple the House adjourned until 9:30 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, April 17th, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then passed to the first order of business, being consideration of amendments made by the Senate.

**Am. H. B. No. 150** — Mr. Kay, was taken up.

The question being, "Shall the Senate amendment be concurred in?"

The yeas and nays were taken, and resulted — yeas 63, nays none, as follows:

Those voting in the affirmative are: Messrs.

Benner,	Emery,	Jones, of Trumbull,	Scott,
Besaw,	Entemann,	Kay,	Shy,
Bing,	Evans,	Kreider,	Silver,
Blauser,	Fouts,	Lentz,	Smith,
Bryson,	Gordon, of Logan,	Lytle,	Spidel,
Carson,	Graham,	McCoy,	Stump,
Chester,	of Muskingum,	McFarland,	Swedersky,
Clark,	Green,	Madden,	Talley,
Cochrun,	Griswold,	Miller, of Fulton,	Taylor,
Comings,	Halstead,	Miller, of Stark,	Thompson,
Crabbe,	Hastings,	Morris,	Walsh,
Crosser,	Hinchey,	Mulcahy,	Waterston,
Davis,	Hooley,	Robins,	Weaver,
Denune,	Hoover,	Robinson,	Wiest,
Dildine,	Hopple,	Russell,	Wildermuth,
Drury,	Johnston,	Schelhorn,	Wise—63.

The Senate amendments were concurred in.

**Am. H. B. No. 24** — Mr. Crabbe, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bing,	Burns,	Clark,
Barnes,	Blauser,	Carpenter,	Comings,
Benner,	Bond,	Carson,	Copeland,
Besaw,	Bryson,	Chester,	Crabbe,

Those voting in the affirmative are: Messrs. — Concluded.

Crosser,	Graham,	Lentz,	Spidel,
Davis,	of Muskingum,	Lytle,	Stump,
Denune,	Green,	McCoy,	Swedersky,
Dodge,	Halstead,	McFarland,	Talley,
Donahay,	Hastings,	McKay,	Taylor,
Drury,	Hooley,	Madden,	Thompson,
Emery,	Hopple,	Miller, of Fulton,	Waterston,
Entemann,	Johnston,	Mulcahy,	Weaver,
Evans,	Jones, of Trumbull,	Robins,	Wenner,
Foster,	Kay,	Robinson,	Wiest,
Fouts,	Kreider,	Russell,	Wildermuth,
Gordon, of Logan,	Lawyer,	Silver,	Wise—64.
Gorrell,			

The Senate amendment was concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 211** — Mr. Hughes.

To create municipal and general health districts for purposes of local health administration; and to amend sections 1245, 1246, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476 and 12785 of the General Code, relating to the powers and duties of boards of health and to repeal original sections 1245, 1246, 3391, 3392, 3393, 3394, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4476 and 12785 of the General Code.

With the following amendments in which the concurrence of the House is requested.

In line 194 after the word "disease" insert the following:

"Provided that in the medical supervision of school children as herein provided, no medical or surgical treatment shall be administered to any minor school child except upon the written request of the parent or guardian of such child; and provided further, that any information regarding any diseased condition or defect found as a result of any medical school examination shall be communicated only to the parent or guardian of such child and if in writing shall be in a sealed envelope addressed to such parent or guardian."

Attest:

W. E. HALLEY,  
Clerk.

Mr. Morris moved that the rules be suspended and that the Senate amendments be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 72, nays none.  
as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Bond,	Crosser,	Faris,
Baker,	Bryson,	Davis,	Federman,
Barnes,	Carpenter,	Denune,	Foster,
Beaty,	Chester,	Dodge,	Fouts,
Beetham,	Clark,	Donahay,	Gordon, of Logan,
Benner,	Cochran,	Drury,	Gorrell,
Besaw,	Comings,	Emery,	Graham,
Bing,	Copeland,	Entemann,	of Muskingum,
Blausier,	Crabbe,	Evans,	Green,

Those voting in the affirmative are: Messrs. — Concluded.

Griswold,	Lytle,	Myers,	Stump,
Hastings,	McCoy,	Robins,	Talley,
Hatch,	McFarland,	Robinson,	Taylor,
Hinchey,	Madden,	Russell,	Thompson,
Hopple,	Miller, of Fulton,	Schelhorn,	Waterston,
Huber,	Miller, of Stark,	Scott,	Weaver,
Johnston,	Morris,	Shy,	Wiest,
King,	Moyer,	Silver,	Wildermuth,
Kreider,	Mulcahy,	Spidel,	Wise—72.
Lentz,			

The Senate amendments were concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 382** — Mr. Spidel.

To amend sections 1483, 1488 and 1520 of the General Code, to provide for the reporting of cases in the courts of appeals and the publication of official court reports.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**Sub. S. B. No. 95** — Mr. Beebe.

To amend section 871-52 of the General Code, relating to the censor of motion pictures, slides and posters used in advertising motion pictures.

**Am. S. B. No. 100** — Mr. Berry.

To codify, consolidate and clarify the ditch laws of the state according to the report of the commission appointed therefor, under an act passed March 21st, 1917 (Laws of Ohio 107, 1917) and to repeal all sections of the General Code superseded by, or in conflict with such reported codified consolidation.

Attest:

W. E. HALLEY,  
Clerk.

Said bills were read the first time.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 100** — Mr. Berry, was read the second time by its title and ordered placed on the calendar.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 492** — Mr. Beaty.

To amend sections 7976, 7977 and 7979 of the General Code, relating to the organization of the board of trustees of the combined normal and industrial department of Wilberforce University.



With the following amendment in which the concurrence of the House is requested:

This bill should be designated as Messrs. Beaty-Ritter instead of Mr. Beaty.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beaty moved that the rules be suspended and that the amendment made by the Senate be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendment be concurred in?"

The yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Donahay,	Hinchey,	Robins,
Baker,	Drury,	Hooley,	Robinson,
Barnes,	Dunspaugh,	Hoover,	Russell,
Beaty,	Emery,	Hopple,	Schelhorn,
Beetham,	Entemann,	Huber,	Scott,
Benner,	Evans,	Johnston,	Shy,
Besaw,	Faris,	Jones, of Trumbull,	Silver,
Bing,	Federman,	Kay,	Smith,
Blauser,	Foster,	King,	Spidel,
Bond,	Freeman,	Kreider,	Stump,
Brach,	Gordon, of Brown,	Lawyer,	Swedersky,
Brown,	Gordon, of Logan,	Lytle,	Talley,
Chester,	Gorrell,	McCoy,	Taylor,
Cochrun,	Graham,	McFarland,	Thompson,
Comings,	of Muskingum,	Miller, of Fulton,	Walsh,
Copeland,	Greve,	Miller, of Stark,	Waterston,
Crabbe,	Griswold,	Morris,	Weaver,
Crosser,	Halstead,	Moyer,	Wenner,
Davis,	Harter,	Mulcahy,	Wiest,
Dildine,	Hatch,	Myers,	Wise—80.
Dodge,			

The Senate amendment was concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Sub. H. B. No. 326** — Mr. McCoy.

To provide for the appointment by county commissioners of section men to repair turnpikes and improved county roads.

With the following amendment in which the concurrence of the House is requested.

In line 3, after the word "twenty" at the end of the line, insert the word "one".

Attest:

W. E. HALLEY,  
Clerk.

Mr. McCoy moved that the rules be suspended and that the Senate amendment to said bill be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendment be concurred in?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Hatch,	Myers,
Barnes,	Dildine,	Hinchey,	Robins,
Beaty,	Dodge,	Hoover,	Robinson,
Beetham,	Donahay,	Hopple,	Russell,
Benner,	Drury,	Huber,	Schelhorn,
Billingslea,	Dunspaugh,	Johnston,	Shy,
Bing,	Emery,	Jones, of Trumbull,	Silver,
Blauser,	Evans,	King,	Smith,
Brown,	Faris,	Kreider,	Spidel,
Burns,	Federman,	Lawyer,	Stump,
Carpenter,	Fouts,	Lentz,	Talley,
Carson,	Freeman,	Lytle,	Taylor,
Chester,	Gordon, of Brown,	McCoy,	Thompson,
Cochrun,	Gordon, of Logan,	McFarland,	Walsh,
Comings,	Gorrell,	Miller, of Fulton,	Waterston,
Copeland,	Graham,	Miller, of Stark,	Weaver,
Crabbe,	of Muskingum,	Moyer,	Wenner,
Davis,	Greve,	Mulcahy,	Wise—73.
Delehanty,	Griswold,		

The Senate amendment was concurred in.

The House then passed to the second order of business, being bills for third reading.

**Am. S. B. No. 130** — Mr. O'Brien, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Greve,	Moyer,
Baker,	Crabbe,	Griswold,	Mulcahy,
Barnes,	Delehanty,	Hastings,	Myers,
Beaty,	Dildine,	Hatch,	Robins,
Benner,	Dodge,	Hinchey,	Robinson,
Besaw,	Donahay,	Hoover,	Schelhorn,
Billingslea,	Drury,	Hopple,	Shy,
Bing,	Dunspaugh,	Johnston,	Silver,
Blauser,	Emery,	Jones, of Trumbull,	Smith,
Bond,	Entemann,	Kay,	Spidel,
Brach,	Evans,	Kreider,	Stump,
Brown,	Federman,	Lawyer,	Talley,
Bryson,	Foster,	Lentz,	Taylor,
Burns,	Freeman,	Lytle,	Walsh,
Carson,	Gordon, of Brown,	McCoy,	Waterston,
Chester,	Gordon, of Logan,	McFarland,	Weaver,
Clark,	Gorrell,	Miller, of Fulton,	Wenner,
Cochrun,	Graham,	Miller, of Stark,	Wildermuth,
Comings,	of Muskingum,	Morris,	Wise—75.

So the bill passed.

The title was agreed to.

**Am. H. B. No. 322** — Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Comings moved to amend as follows:

In line 4, after the word "amended" insert "and that supplementary section 7763-1 be enacted".

In line 9, after the word "child" insert "fourteen years of age".

In line 9, erase "who has completed the ninth grade and holds a valid".

In line 10, erase "certificate therefor, or".

In line 17, erase "Such" and insert instead "\* \* \* The".

In line 18, after the word "attendance" insert "*at regular school or part-time class*".

In line 25, change the period to a comma and add "*or that the child, being of proper age and advancement in school to secure an age and schooling certificate, is needed and fully employed in the domestic employments of the home, or that the child has successfully completed the course of study provided by the local board of education*".

Before line 26 insert:

Sec. 7763-1. Notwithstanding the provisions of sections 7763, 7766, 7767 and 7771 an age and schooling certificate, executed in like manner as prescribed in section 7766 and under like restrictions except as to age and schooling may be issued to any child who is fourteen years old and who has completed the ninth grade of school, or who has completed the eighth grade and whose labor is necessary for his support, and such child under the restrictions provided by law in the cases of those holding age and schooling certificates may be excused from school attendance other than the part-time attendance provided in section 7763, and such child, notwithstanding the provisions of section 12993 may be employed in such occupations, in which child labor is not otherwise prohibited by law, provided that the superintendent of schools and attendance officer of the schools approve the occupation as safe for the physical, moral and intellectual welfare and development of the child. A child entitled to an age and schooling certificate under the conditions above prescribed may be excused from school attendance, in the manner prescribed in section 7763, upon satisfactory showing that he is needed and fully employed in the domestic employments of the home.

In line 46, after the word "age" insert "except as provided in Sec. 7763."

In lines 68 and 69 change the word "certificates" to "certificate".

In line 113 change "birh" to "birth".

In line 126 change "aage" to "age".

In line 131 change the word "subdivision" to "subdivisions".

In line 171 change "*expedient*" to "*inexpedient*".

In line 200 erase "and all under fifteen who have com-".

In line 201 erase "pleted the eighth grade".

In line 247 erase all after "of \* \* \* a".

In line 250 erase both commas.

In line 252 after "certificate" insert "*or who has not been excused from school attendance in accordance with section 7763 or 7763-1*".

In line 265 erase "and no girl under eighteen years of age".

In line 267 erase "*boy under the age of eighteen*".

In line 268 insert a comma after "messages".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Gorrell moved that said bill be indefinitely postponed.



Upon which a ye and nay vote was demanded, taken and resulted — yeas 39, nays 43, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Delehanty,	Greve,	Moyer,
Banker,	Denune,	Harter,	Schelhorn,
Barnes,	Emery,	Hastings,	Scott,
Benner,	Entemann,	Hatch,	Stokes,
Billingslea,	Faris,	Hinchey,	Stump,
Blauser,	Federman,	Hooley,	Thompson,
Brach,	Gordon, of Brown,	Hoover,	Weaver,
Carson,	Gordon, of Logan,	Huber,	Wiest,
Cochrun,	Gorrell,	McKay,	Winter—39.
Crabbe,	Green,	Morris,	

Those voting in the negative are: Messrs.

Atkinson,	Dildine,	Kay,	Robinson,
Baker,	Dodge,	Lawyer,	Shy,
Besaw,	Donahay,	Lentz,	Silver,
Bliss,	Fouts,	Lustig,	Spidel,
Bond,	Freeman,	McFarland,	Talley,
Bryson,	Graham,	Madden,	Taylor,
Burns,	of Licking,	Miller, of Fulton,	Walsh,
Comings,	Griswold,	Miller, of Stark,	Waterston,
Copeland,	Halstead,	Mulcahy,	Wenner,
Crosser,	Hopple,	Myers,	Wildermuth,
Davis,	Jones, of Trumbull,	Robins,	Wise—43.

The motion to indefinitely postpone was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 36, nays 48, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Crosser,	Griswold,	Madden,
Besaw,	Davis,	Halstead,	Miller, of Fulton,
Bond,	Dodge,	Jones, of Trumbull,	Miller, of Stark,
Bryson,	Emery,	Kay,	Robinson,
Burns,	Fouts,	Lawyer,	Silver,
Chester,	Freeman,	Lentz,	Spidel,
Cochrun,	Graham,	Lytle,	Waterston,
Comings,	of Licking,	McCoy,	Wenner,
Cookston,	Graham,	McFarland,	Wise—36.
Copeland,	of Muskingum,		

Those voting in the negative are: Messrs.

Alban,	Denune,	Helfrich,	Mulcahy,
Atkinson,	Donahay,	Hinchey,	Schelhorn,
Banker,	Entemann,	Hooley,	Scott,
Barnes,	Evans,	Hoover,	Stokes,
Beaty,	Federman,	Hopple,	Stump,
Benner,	Foster,	Huber,	Swedersky,
Billingslea,	Gardner,	Johnston,	Talley,
Blauser,	Gordon, of Brown,	Kreider,	Thompson,
Brach,	Gorrell,	Lustig,	Weaver,
Carson,	Greve,	McKay,	Wiest,
Crabbe,	Hastings,	Morris,	Wildermuth,
Delehanty,	Hatch,	Moyer,	Winter—48.

The bill not having received a constitutional majority was lost.

Mr. Barnes moved that the vote whereby **Am. H. B. No. 322** — Mr. Comings, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

**Am. H. B. No. 346** — Mr. Swedersky, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs:

Alban,	Cowan,	Griswold,	Mulcahy,
Atkinson,	Crabbe,	Harter,	Myers,
Backowski,	Davis,	Hastings,	Robinson,
Baker,	Delehanty,	Helfrich,	Russell,
Banker,	Denune,	Hinchey,	Scott,
Barnes,	Dildine,	Hoover,	Shy,
Beaty,	Dodge,	Hopple,	Stokes,
Benner,	Donahay,	Huber,	Stump,
Billingslea,	Drury,	Jones, of Trumbull,	Swedersky,
Blauser,	Dunspaugh,	Kreider,	Talley,
Bond,	Emery,	Lawyer,	Walsh,
Brach,	Entemann,	Lentz,	Waterston,
Carson,	Federman,	Lustig,	Weaver,
Cochrun,	Foster,	Lytle,	Wenner,
Comings,	Freeman,	McCoy,	Wiest,
Cookston,	Gordon, of Brown,	McKay,	Wildermuth,
Copeland,	Greve,	Moyer,	Winter—68.

So the bill passed.

The title was agreed to.

**S. B. No. 113** — Mr. Bellew, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays 4, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Crosser,	Greve,	McCoy,
Baker,	Davis,	Griswold,	McKay,
Banker,	Delehanty,	Halstead,	Miller, of Fulton,
Barnes,	Dildine,	Harter,	Morris,
Beaty,	Dodge,	Hastings,	Moyer,
Benner,	Donahay,	Helfrich,	Mulcahy,
Besaw,	Drury,	Hinchey,	Myers,
Bing,	Dunspaugh,	Hooley,	Robins,
Bond,	Emery,	Hoover,	Russell,
Brown,	Evans,	Hopple,	Schelhorn,
Bryson,	Federman,	Huber,	Scott,
Burns,	Foster,	Johnston,	Swedersky,
Carpenter,	Gardner,	Jones, of Trumbull,	Talley,
Clark,	Gordon, of Logan,	Kay,	Thompson,
Cochrun,	Graham,	Kilbane,	Walsh,
Comings,	of Licking,	Kreider,	Weaver,
Cookston,	Graham,	Lawyer,	Wenner,
Copeland,	of Muskingum,	Lentz,	Winter,
Crabbe,	Green,	Lustig,	Wise—74.

Those voting in the negative are: Messrs. Alban, Backowski, Carson and Miller, of Stark.

So the bill passed.

The title was agreed to.

**H. B. No. 321** — Mr. Drury, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 86, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	Mulcahy,
Backowski,	Crosser,	of Muskingum,	Myers,
Baker,	Davis,	Green,	Reynolds, Tom,
Banker,	Delehanty,	Griswold,	Robins,
Barnes,	Denune,	Harter,	Robinson,
Beaty,	Dildine,	Hastings,	Russell,
Beetham,	Dodge,	Helfrich,	Schelhorn,
Benner,	Donahay,	Hinchey,	Scott,
Besaw,	Drury,	Hooley,	Shy,
Bing,	Dunspaugh,	Johnston,	Silver,
Blauser,	Emery,	Kay,	Smith,
Bond,	Evans,	King,	Spidel,
Brach,	Faris,	Kreider,	Swedersky,
Brown,	Foster,	Lawyer,	Taylor,
Bryson,	Fouts,	Lentz,	Thompson,
Carpenter,	Freeman,	Lustig,	Walsh,
Carson,	Gardner,	McCoy,	Waterston,
Chester,	Gordon, of Brown,	McFarland,	Wenner,
Clark,	Gordon, of Logan,	McKay,	Wiest,
Cochrun,	Gorrell,	Madden,	Wildermuth,
Comings,	Graham,	Miller, of Fulton,	Winter—86.
Cookston,	of Licking,	Morris,	
Copeland,			

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Gordon of Logan offered the following resolution:

**H. J. R. No. 55** — Mr. Gordon, of Logan.

Providing for holding the reunion of members and officers of the 83rd General Assembly at Indian Lake.

WHEREAS, It has been the custom for members and officers of the General Assembly to hold reunions after the close of each session, which reunions are always held during the heated period of the summer; and

WHEREAS, Indian Lake is ideally situated as a place for holding such reunion, affording opportunities for fishing, bathing, boating and other means of healthful enjoyment; therefore

*Be it resolved by the General Assembly of the State of Ohio;* That a reunion of the members and officers of the 83rd General Assembly be held during the month of August, 1919 at Indian Lake, otherwise known as Lewistown Reservoir, and that a committee of six, three on the part of the Senate to be named by the president of the Senate, and three on the part of the House of Representatives to be named by the speaker, be appointed to make all arrangements for such reunion and fix the date thereof.

Mr. Gordon of Logan moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Graham,	Mulcahy,
Backowski,	Davis,	of Muskingum,	Robins,
Beaty,	Delehanty,	Greve,	Robinson,
Beetham,	Dodge,	Griswold,	Russell,
Benner,	Donahay,	Hatch,	Schelhorn,
Bing,	Drury,	Helfrich,	Scott,
Blauser,	Dunspaugh,	Hinchey,	Shy,
Bliss,	Emery,	Johnston,	Smith,
Bond,	Evans,	Kay,	Spidel,
Brach,	Faris,	King,	Stokes,
Brown,	Federman,	Kreider,	Stump,
Burns,	Foster,	Lawyer,	Swedersky,
Carpenter,	Fouts,	Lentz,	Talley,
Chester,	Freeman,	Lytle,	Taylor,
Clark,	Gardner,	McCoy,	Weaver,
Cochrun,	Gordon, of Logan,	McKay,	Wenner,
Comings,	Gorrell,	Miller, of Fulton,	Wiest,
Cookston,	Graham,	Morris,	Wildermuth,
Copeland,	of Licking,	Moyer,	York—75.
Crabbe,			

The resolution was adopted.

**Am. S. B. No. 107** — Mr. Stone, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Moyer,
Backowski,	Crabbe,	Griswold,	Mulcahy,
Baker,	Crosser,	Halstead,	Myers,
Barnes,	Davis,	Harter,	Reynolds, Tom,
Beetham,	Delehanty,	Hastings,	Robins,
Benner,	Dildine,	Hatch,	Robinson,
Besaw,	Dodge,	Hinchey,	Russell,
Billingslea,	Donahay,	Hoooley,	Schelhorn,
Bing,	Drury,	Hopple,	Silver,
Blauser,	Emery,	Johnston,	Smith,
Bliss,	Evans,	Jones, of Hamilton,	Spidel,
Bond,	Fouts,	Jones, of Trumbull,	Stokes,
Brach,	Freeman,	Lawyer,	Stump,
Carpenter,	Gardner,	Lentz,	Swedersky,
Carson,	Gordon, of Brown,	Lustig,	Talley,
Chester,	Gordon, of Logan,	Lytle,	Thompson,
Clark,	Graham,	McCoy,	Walsh,
Cochrun,	of Licking,	Madden,	Weaver,
Comings,	Graham,	Miller, of Fulton,	Wiest,
Cookston,	of Muskingum,	Morris,	Wildermuth—78.

So the bill passed.

The title was agreed to.

**H. B. No. 432** — Mr. Bishop, was taken up and read the third time.

Mr. Harter moved to amend as follows:

In line 66 after the word "compensation" change the comma to a period and strike out the remainder of line 66 and all of line 67.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Harter,	Reynolds, Tom,
Backowski,	Denune,	Hastings,	Schelhorn,
Baker,	Dodge,	Helfrich,	Scott,
Barnes,	Donahay,	Hinchey,	Shy,
Benner,	Drury,	Hopple,	Silver,
Besaw,	Dunspaugh,	Johnston,	Smith,
Billingslea,	Emery,	Jones, of Hamilton,	Spidel,
Blauser,	Evans,	Jones, of Trumbull,	Stokes,
Bliss,	Fouts,	Kay,	Stump,
Brach,	Gordon, of Brown,	Kreider,	Swedersky,
Bryson,	Gordon, of Logan,	Lentz,	Talley,
Carpenter,	Graham,	Lytle,	Thompson,
Carson,	of Muskingum,	Madden,	Weaver,
Cochrun,	Green,	Moyer,	Wenner,
Comings,	Griswold,	Mulcahy,	Wiest,
Cookston,	Halstead,	Myers,	Wildermuth—64.
Copeland,			

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Bryson withdrew his pending motion to reconsider the vote by which **S. J. R. No. 40** — Mr. Whittemore, was adopted.

**12:15 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 1:30 o'clock p. m.

**1:30 o'clock p. m.**

The House met pursuant to recess.

By unanimous consent, Mr. Evans offered the following resolution:

**H. R. No. 57** — Mr. Evans.

Relative to the service of Private James M. Dalzell.

WHEREAS, Private James M. Dalzell has served this House as assistant sergeant-at-arms with uniform courtesy and with that devotion of public service incidental to his long life of usefulness and unselfishness; therefore,

*Be it resolved*, That, having in mind his remarkable age, public traits, and unswerving devotion to duty, we by this instrument express our appreciation of his services and wish for him many more years of health and public activity.

On motion of Mr. Barnes said resolution was adopted by a standing vote.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 478** — Mr. Bryson.

Relative to authorizing the Dayton, Springfield and Xenia Southern Railway Company to extend its line over a part of the grounds of the Ohio Soldiers' and Sailors' Orphans Home.

**Am. H. B. No. 474** — Mr. Silver.

To amend sections 9880, 9881, 9882, 9884, 9894 and 9899 and to add supplementary sections 9884-1 to 9884-4 inclusive, and to repeal sections 9880-1, 9883, 9911, 9914 and 9915 of the General Code, relative to county agricultural societies.

**Am. H. B. No. 336** — Mr. Lytle.

To provide for the protection of agriculture and horticulture; to prevent the introduction into and the dissemination within the state of insect and disease pests injurious or harmful to plants and plant products; providing for inspection of nurseries; providing for quarantines necessary to the enforcement of this act; imposing penalties; and repealing original sections 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, and 1140 of the General Code of Ohio.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 174** — Mr. Whittemore.

To amend section 871-47 of the General Code, relative to the compensation of members of the Ohio Board of Censors.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 174** — Mr. Whittemore, was read the second time by its title and ordered placed on the calendar.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 163** — Mr. Chester.

Attest:

W. E. HALLEY,  
Clerk.

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred to the following committees:

**H. B. No. 520** — Mr. Evans.

To the committee on Insurance.

**S. B. No. 168** — Mr. Ake.

To the committee on Cities.

**S. B. No. 166** — Mr. Ritter.

To the committee on Judiciary.



**Am. S. B. No. 153** — Mr. White.

To the committee on Benevolent and Penal Institutions.

**S. B. No. 159** — Mr. Berry (by request).

To the committee on Benevolent and Penal Institutions.

**S. B. No. 73** — Mr. Demuth.

To the joint committee on Taxation.

**S. B. No. 103** — Mr. Agnew.

To the committee on County Affairs.

**S. B. No. 118** — Mr. Agnew.

To the committee on County Affairs.

**S. B. No. 156** — Mr. Ake.

To the committee on Labor.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 22** — Mr. Evans.

To amend section 2967 of the General Code, relative to increasing the amount that may be allowed for the relief of the needy blind.

With the following amendments in which the concurrence of the House is requested.

In line 2, after the figures "2967" insert "and 2968".

In the title in line 1 after the figures "2967" insert "and 2968".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Evans moved that the rules be suspended and that the Senate amendments be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Evans,	Huber,
Atkinson,	Clark,	Faris,	Johnston,
Backowski,	Cochran,	Gordon, of Brown,	Kay,
Baker,	Comings,	Gordon, of Logan,	Kilbane,
Banker,	Cookston,	Graham,	King,
Barnes,	Copeland,	of Muskingum,	Kreider,
Beaty,	Cowan,	Green,	Lawyer,
Beetham,	Crabbe,	Greve,	Lentz,
Benner,	Crosser,	Griswold,	Lytle,
Besaw,	Denune,	Halstead,	McCoy,
Bing,	Dildine,	Harter,	McKay,
Bishop,	Dodge,	Hastings,	Madden,
Blauser,	Donahay,	Hatch,	Matthews,
Bonser,	Drury,	Helfrich,	Miller, of Stark,
Bryson,	Dunn,	Hinchey,	Moyer,
Burns,	Emery,	Hoover,	Mulcahy,
Carson,	Entemann,	Hopple,	Robins,

Those voting in the affirmative are: Messrs.—Concluded.

Robinson,	Shy,	Stump,	Walsh,
Russell,	Smith,	Swedersky,	Weaver,
Schelhorn,	Spidel,	Talley,	Wenner,
Scott,	Stokes,	Thompson,	Wiest—83.

The Senate amendments were concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 356**—Mr. Bing.

To reimburse Bessie G. Lyle for money loan to Company F, Seventh Infantry, Ohio National Guards.

With the following amendments in which the concurrence of the House is requested.

In line 2 after the word "dollars" drop the word together and in line 3 drop the words with interest for three years at six per cent.

Attest:

W. E. HALLEY  
Clerk.

Mr. Bing moved that the rules be suspended and that consideration of the Senate amendments be taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted—yeas 89, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Hatch,	Mulcahy,
Atkinson,	Crosser,	Hinchey,	Myers,
Baker,	Delehanty,	Hoover,	Reynolds, Tom,
Banker,	Denune,	Hopple,	Robins,
Barnes,	Dildine,	Huber,	Robinson,
Beaty,	Dodge,	Johnston,	Schelhorn,
Beetham,	Donahay,	Jones, of Hamilton,	Shy,
Benner,	Drury,	Jones, of Trumbull,	Silver,
Besaw,	Dunn,	Kay,	Smith,
Bing,	Emery,	Kilbane,	Spidel,
Blauser,	Entemann,	King,	Stokes,
Bond,	Evans,	Kreider,	Stump,
Bonser,	Foster,	Lawyer,	Swedersky,
Brown,	Fouts,	Lentz,	Talley,
Bryson,	Freeman,	Lytle,	Thompson,
Burns,	Gordon, of Brown,	McCoy,	Walsh,
Carson,	Gordon, of Logan,	McKay,	Waterston,
Chester,	Graham,	Madden,	Weaver,
Clark,	of Muskingum,	Miller, of Fulton,	Wenner,
Cochrun,	Green,	Miller, of Stark,	Wiest,
Comings,	Greve,	Morris,	Wildermuth,
Cookston,	Griswold,	Moyer,	Wise—89.
Copeland,	Halstead,		

The Senate amendments were concurred in.

Mr. Chester submitted the following report:

The committees of Conference, to whom was referred the matters of difference between the two houses on **H. B. No. 163**—Mr.

Chester, having had the same under consideration do recommend to their respective houses as follows:

In line ten after the word education insert the following: "upon the petition of two-thirds of the qualified electors of the territory petitioning transfer".

In line ten strike out the word "from" and insert in lieu the words "to or" and in line eleven strike out the word "one" and insert in lieu thereof the words "from a".

And in line eleven strike out the words "to another".

JAMES R. HOPLEY,  
O. J. DEMUTH,  
T. M. BERRY.

Managers on the part of the Senate.

JOHN H. CHESTER,  
W. B. BRYSON,  
DOW W. HARTER.

Managers on the part of the House of Representatives.

The question being, "Shall the report of the Conference committee be agreed to?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Greve,	Moyer,
Atkinson,	Copeland,	Griswold,	Mulcahy,
Banker,	Crabbe,	Halstead,	Myers,
Barnes,	Crosser,	Harter,	Reynolds, Tom,
Beaty,	Davis,	Hastings,	Robins,
Beeham,	Delehanty,	Hatch,	Robinson,
Benner,	Denune,	Helfrich,	Schelhorn,
Besaw,	Dodge,	Hinchey,	Scott,
Billingslea,	Drury,	Hopple,	Shy,
Bing,	Dunn,	Johnston,	Silver,
Blauser,	Emery,	Jones, of Trumbull,	Smith,
Bond,	Entemann,	Kay,	Stokes,
Bonser,	Evans,	Kreider,	Stump,
Brannon,	Faris,	Lentz,	Swedersky,
Brown,	Fouts,	Lustig,	Talley,
Bryson,	Freeman,	Lytle,	Thompson,
Burns,	Gardner,	McCoy,	Walsh,
Carpenter,	Gordon, of Brown,	McKay,	Waterston,
Carson,	Gordon, of Logan,	Madden,	Wenner,
Chester,	Gorrell,	Miller, of Fulton,	Wildermuth,
Clark,	Graham,	Miller, of Stark,	Wise—85.
Comings,	of Muskingum,		

The report of the committee of Conference was agreed to.

By unanimous consent Mr. Graham of Muskingum, submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 289** — Mr. Gordon, of Brown, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:



In line 2 strike out "section 1222 of the General Code be amended and".

In line 3 strike out the word "added" and insert in lieu thereof the word "enacted".

Lines 5 to 32 inclusive, strike out these lines.

In line 37, insert before the word "November" the following: "first ensuing". Strike out the word "twenty" and insert in lieu thereof the word "forty".

In line 62 insert before the word "November" the following: "first ensuing". Strike out the word "twenty" and insert in lieu thereof the word "forty".

In line 66 insert after the word "election" the following: "shall be governed in all respects by the general election laws of the state and".

In line 84 insert after the period following the section number the following sentence: "The ballots shall be marked as is provided by law with reference to other ballots and the result of such election shall be certified by the deputy state supervisors and inspectors or the deputy state supervisors of elections to the county commissioners of such county."

In line 85 strike out the word "thereof" and insert in lieu thereof the following: "of such levy or levies".

Lines 93 and 94, strike out these lines.

H. W. COOKSTON,  
CLYDE HOOLEY,  
L. J. GRAHAM,  
NORMAN R. BLISS,  
H. S. ATKINSON,  
SYLVESTER SPIDEL,

CHARLES M. GORDON,  
CHARLES H. FOUTS,  
THOMAS MULCAHY,  
JOHN W. GORRELL,  
IRWIN HALSTEAD,  
W. B. BRYSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Graham, of Muskingum, the constitutional rule requiring bills to read fully on three different days was dispensed with and **H. B. No. 289**—Mr. Gordon, of Brown, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 88, nays none, as follows:

Those voting in the affirmative were: Messrs.

Alban,	Burns,	Drury,	Harter,
Atkinson,	Carpenter,	Emery,	Hastings,
Backowski,	Carson,	Evans,	Helfrich,
Beaty,	Chester,	Farris,	Hinchey,
Beetham,	Clark,	Foster,	Hooley,
Benner,	Cochrun,	Fouts,	Hoover,
Pesaw,	Comings,	Freeman,	Hopple,
Bellingslea,	Cookston,	Gardner,	Huber,
Bing,	Copeland,	Gordon, of Brown,	Jones, of Hamilton,
Bishop,	Crosser,	Gordon, of Logan,	Jones, of Trumbull,
Blauser,	Davis,	Gorrell,	Kay,
Bliss,	Delehanty,	Graham,	King,
Bond,	Dennue,	of Muskingum,	Kreider,
Brannon,	Dildine,	Green,	Lawyer,
Brown,	Dodge,	Griswold,	Lentz,
Bryson,	Donahay,	Halstead,	Lustig,

Those voting in the affirmative are: Messrs. — Concluded.

McFarland,	Moyer,	Russell,	Stump,
McKay,	Mulcahy,	Schellhorn,	Swedersky,
Madden,	Myers,	Shy,	Talley,
Matthews,	Reynolds, Tom,	Silver,	Thompson,
Miller, of Fulton,	Robins,	Smith,	Wildermuth,
Miller, of Stark,	Robinson,	Spidel,	Wise—88.
Morris,			

So the bill passed.

Mr. Graham of Muskingum moved to amend the title as follows:

After the first word strike out "amend section 1222 of the General Code, and to".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

Mr. Robins called up the pending motion of Mr. Luchsinger, entered upon the journal to reconsider the vote whereby **S. B. No. 96** — Mr. Beebe, was lost.

The motion was taken up. The question being, "Shall the vote be reconsidered?" which was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Robins moved to amend as follows:

Strike out all after the enacting clause and insert in lieu thereof the following:

"Section 1. That section 2252-1 of the General Code be amended to read as follows:

Sec. 2252-1. When in any county, having a population of less than sixty thousand, as ascertained by the federal census next preceding such election, by a vote of the electors thereof, the probate court shall be combined with the court of common pleas, the resident judge of the court of common pleas with which such probate court has been so combined shall, after such office has been so combined, receive, in addition to the salary provided for in sections 2251 and 2252, an annual salary of \* \* \* *five hundred* dollars. Such additional salary shall be paid quarterly from the treasury of such county upon the warrant of the county auditor.

Section 2. That original section 2252-1 of the General Code be, and the same is hereby repealed."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bond,	Crosser,	Freeman,
Atkinson,	Bonser,	Davis,	Gardner,
Backowski,	Brannon,	Delehanty,	Gordon, of Brown,
Banker,	Brown,	Dodge,	Gordon, of Logan,
Barnes,	Bryson,	Donahay,	Gorrell,
Beetham,	Burns,	Drury,	Graham,
Benner,	Carpenter,	Dunn,	of Muskingum,
Resaw,	Carson,	Dunspaugh,	Griswold,
Billingslea,	Clark,	Emery,	Halstead,
Bing,	Comings,	Entemann,	Harter,
Bishop,	Cookston,	Evans,	Hastings,
Blauser,	Copeland,	Foster,	Hatch,
Bliss,	Crabbe,	Fouts,	Helfrich,

Those voting in the affirmative are: Messrs. — Concluded.

Hinchey,	Lawyer,	Myers,	Stokes,
Hooley,	Lentz,	Reynolds, Tom,	Stump,
Hoover,	McCoy,	Robins,	Swedersky,
Hopple,	McFarland,	Robinson,	Talley,
Johnston,	Madden,	Russell,	Taylor,
Jones, of Hamilton,	Matthews,	Schelhorn,	Thompson,
Jones, of Trumbull,	Miller, of Fulton,	Shy,	Walsh,
Kilbane,	Morris,	Silver,	Wiest,
King,	Moyer,	Smith,	Wise—90.
Kreider,	Mulcahy,	Spidel,	

So the bill passed.

Mr. Robins moved to refer the bill to a select committee of one, with instructions to amend the title as follows:

In line 1 strike out the word "repeal" and insert in lieu thereof the word "amend".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

Mr. Beaty moved that the rules be suspended and that **H. B. No. 139** — Mr. Beaty, be taken up out of its order on the calendar and considered now.

Mr. Jones of Hamilton moved that the motion of Mr. Beaty be laid on the table, upon which a ye and nay vote was demanded, taken and resulted — yeas 5, nays 64, as follows:

Those voting in the affirmative are: Messrs. Clark, Gorrell, Jones of Hamilton, Morris and Winter.

Those voting in the negative are: Messrs.

Banker,	Davis,	Hinchey,	Moyer,
Barnes,	Delehanty,	Hooley,	Robins,
Beaty,	Dennun,	Hoover,	Russell,
Benner,	Dildine,	Huber,	Schelhorn,
Resaw,	Donahay,	Johnston,	Shy,
Billingslea,	Evans,	Jones, of Trumbull,	Silver,
Bishop,	Fouts,	Kilbane,	Smith,
Bond,	Freeman,	King,	Spidel,
Bonser,	Gardner,	Kreider,	Stump,
Burns,	Gordon, of Brown,	Lawyer,	Swedersky,
Carpenter,	Graham,	Lentz,	Talley,
Chester,	of Muskingum,	McCoy,	Taylor,
Cochrun,	Green,	McFarland,	Walsh,
Cookston,	Griswold,	Madden,	Waterston,
Copeland,	Hatch,	Matthews,	Wenner,
Crabbe,	Helfrich,	Miller, of Fulton,	Wise—64.
Crosser,			

The motion to lay on the table was not agreed to.

The question recurring on the suspension of the rules and the immediate consideration of **H. B. No. 139** — Mr. Beaty.

Which was agreed to.

Mr. Gorrell moved that said bill be indefinitely postponed.

The motion was agreed to.

Mr. Beaty appealed from the decision of the chair and demanded a ye and nay vote on the appeal.

The question being, "Shall the decision of the chair stand as the judgment of the House?"

The yeas and nays were taken, and resulted — yeas 35, nays 16, as follows:



Those voting in the affirmative are: Messrs.

Backowski,	Denune,	Graham,	Lustig,
Baker,	Donahay,	of Muskingum,	McCoy,
Beetham,	Dunn,	Green,	Morris,
Besaw,	Dunspaugh,	Greve,	Reynolds, Tom,
Bliss,	Emery,	Halstead,	Robinson,
Brown,	Freeman,	Harter,	Shy,
Chester,	Gardner,	Hopple,	Silver,
Clark,	Gorrell,	Jones, of Hamilton,	Smith,
Cowan,		Lentz,	Walsh,
			Winter—35.

Those voting in the negative are: Messrs.

Barnes,	Burns,	Jones, of Trumbull,	Stump,
Beaty,	Delehanty,	Lawyer,	Swedersky,
Bond,	Dildine,	Russell,	Taylor,
Bonser,	Hughes,	Schelhorn,	York—16.

The decision of the chair stands as the judgment of the House.

**Am. S. B. No. 137** — Mr. Ake, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Comings moved that **H. B. No. 504** — Mr. Comings, be substituted for **Am. S. B. No. 137** — Mr. Ake.

Mr. Federman moved to amend Mr. Comings motion as follows:

**That Am. S. B. No. 137** — Mr. Ake, be referred to Mr. Comings, as a select committee of one, with leave to report at any time.

The motion to amend the motion was agreed to. The motion recurring on the motion of Mr. Comings as amended.

The motion was agreed to.

Mr. Crabbe moved that the vote whereby **H. B. No. 531** — Mr. Hopple, was lost, be reconsidered at once.

The motion was agreed to and the bill taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays 13, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Halstead,	Moyer,
Atkinson,	Crosser,	Harter,	Mulcahy,
Backowski,	Denune,	Hastings,	Myers,
Baker,	Dildine,	Hatch,	Reynolds, Tom,
Banker,	Dodge,	Helfrich,	Robinson,
Barnes,	Donahay,	Hinchey,	Schelhorn,
Beetham,	Drury,	Hooley,	Shy,
Benner,	Dunspaugh,	Hopple,	Silver,
Besaw,	Emery,	Hughes,	Smith,
Billingslea,	Entemann,	Jones, of Hamilton,	Spidel,
Bishop,	Evans,	Jones, of Trumbull,	Stokes,
Blauser,	Faris,	King,	Stump,
Bliss,	Foster,	Kreider,	Talley,
Brannon,	Fouts,	Lentz,	Taylor,
Burns,	Freeman,	Lustig,	Thompson,
Carpenter,	Gordon, of Logan,	Lytle,	Walsh,
Carson,	Gorrell,	McFarland,	Waterston,
Chester,	Graham,	McKay,	Wenner,
Cochrun,	of Muskingum,	Madden,	Wildermuth,
Comings,	Green,	Matthews,	Winter,
Cookston,	Greve,	Miller, of Fulton,	York—85.
Copeland,	Griswold,		

Those voting in the negative are: Messrs.

Beaty,	Dunn,	Johnston,	Lawyer,
Bonser,	Federman,	Kay,	Swedersky.
Brach,	Gardner,	Kilbane,	Weaver—13.
Clark,			

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 88, nays 13, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Greve,	Miller, of Fulton,
Atkinson,	Crosser,	Griswold,	Morris,
Backowski,	Delehanty,	Halstead,	Mulcahy,
Baker,	Dildine,	Harter,	Myers,
Banker,	Dodge,	Hastings,	Reynolds, Tom,
Barnes,	Donahay,	Hatch,	Robinson,
Beetham,	Drury,	Helfrich,	Schelhorn,
Benner,	Dunspaugh,	Hinchey,	Shy,
Besaw,	Emery,	Hooley,	Silver,
Billingslea,	Entemann,	Hopple,	Smith,
Bing,	Evans,	Hughes,	Spidel,
Bishop,	Faris,	Johnston,	Stokes,
Blauser,	Foster,	Jones, of Hamilton,	Stump,
Bliss,	Fouts,	Jones, of Trumbull,	Talley,
Brannon,	Freeman,	Kreider,	Taylor,
Bryson,	Gordon, of Brown,	Lentz,	Thompson,
Burns,	Gordon, of Logan,	Lustig,	Walsh,
Carson,	Gorrell,	Lytle,	Waterston,
Chester,	Graham,	McFarland,	Weaver,
Cochrun,	of Licking,	McKay,	Wenner,
Comings,	Graham,	Madden,	Wildermuth,
Cookston,	of Muskingum,	Matthews,	York—88.
Copeland,	Green,		

Those voting in the negative are: Messrs.

Beaty,	Carpenter,	Federman,	Kilbane,
Bond,	Clark,	Gardner,	King.
Bonser,	Dunn,	Kay,	McCoy—13.
Brach,			

The emergency clause passed.

The title was agreed to.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bill:

**H. B. No. 515** — Mr. Banker.

To amend section 1693 of the General Code, relating to compensation of court constables.

JOHN E. BARNES,  
C. F. McCoy,  
HERBERT L. JONES,  
ROBERT J. O'BRIEN,

CARL V. BEEBE,  
J. E. HOLDEN,  
CHAS. A. WHITE,

The Speaker of the House in the presence of the House, signed said bill.

Mr. Comings submitted the following report:

The select committee of one to whom was referred **Am. S. B. No. 137** — Mr. Ake, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: that it be amended as follows:

Strike out all after the enacting clause and substitute the contents of **H. B. No. 504** — Mr. Comings, and changing the authorship to read Ake-Comings.

The question being, "Shall the report of the select committee of one be agreed to?"

The motion was not agreed to.

The question recurring on the passage of **Am. S. B. No. 137** — Mr. Ake.

Mr. Fouts moved to amend as follows:

In line 9 strike out the words "of the elementary schools" and insert in lieu thereof the words "school, college, university or other institution of learning".

Also in line 19 after the word "taught", strike out the words "below the eighth grade in any such schools" and insert in lieu thereof the words "in any school, college, university or other institution of learning".

The motion was not agreed to.

The question being, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line 9 after the word "taught" insert "below the eighth grade".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In line 5 strike out "eighth" and insert in lieu thereof "seventh".

In line 14 strike out "seven" and insert in lieu thereof "six".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Burns moved to amend as follows:

In line 9 after the word "schools" insert the words "including the high schools".

Mr. Griswold moved that the bill with pending amendments be referred to the committee on German Propaganda with instructions to report on Monday, May 5th, 1919.

The motion was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **Am. S. B. No. 112** — Mr. Kryder, and herewith returns said bill.

Attest.

W. E. HALLEY,  
Clerk.

Mr. Crabbe called up the pending motion of Mr. Lytle entered upon the journal to reconsider the vote whereby **Am. S. B. No. 112** — Mr. Kryder, was passed.

The motion was taken up. The question being, "Shall the vote be reconsidered?"

Which was agreed to.

The question recurring, "Shall the bill pass?"



Mr. Crabbe moved to amend as follows:

In line 1 after the word "township" insert "or townships".

In line 3 change the last "the" to "such" and after the word "township" insert "or townships".

In line 5 change the second "the" to "such" and after the word "township" insert "or townships".

In line 6 change (\$25,000) to (\$100,000).

In line 9 change the second "the" to "such" and after the word "township" insert "or townships".

In line 11 change the second "the" to "such" and after the word "township" insert "or townships".

Between lines 11 and 12 insert the following: "in case the petitions are filed in two or more townships requesting the submission of such question the total amount of bonds estimated for such purpose shall be divided among such townships in proportion to the tax valuation of such townships as shown by the tax duplicate".

In line 12 change the word "the" to "such" and after the word "township" insert "or townships".

In line 18 after the word "township" insert "or townships".

In line 20 after the word "township" insert "or townships".

In line 25 after the first word "township" insert "or townships".

In line 41 after the figure "4" insert "if such improvement is to be made by a single township" and change the capital "T" to a small "t".

Between lines 43 and 44 insert "If such bonds are issued by two or more townships to build a joint building, the trustees of each township shall select one of their number and the men so selected shall constitute and be known as the Memorial Trustees. And such memorial trustees shall have full power to do and perform all acts imposed upon the township trustees with reference to a single township memorial, such powers being fully set out in sections 5, 6, 7, 8, 9, 10 and 11 of this act. And wherever the term trustees or township trustees is used in said sections with reference to the powers and duties of such trustees as to the construction and maintenance of such memorial building, monument, statute or memorial, the same shall be construed to mean "memorial trustees" in case of a joint building.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Halstead,	Reynolds, Tom,
Baker,	Crosser,	Harter,	Robins,
Banker,	Davis,	Hatch,	Robinson,
Beaty,	Denune,	Helfrich,	Schellhorn,
Beetham,	Donahay,	Hinchey,	Scott,
Benner,	Drury,	Hopple,	Silver,
Besaw,	Emery,	Johnston,	Smith,
Billingslea,	Evans,	Jones, of Trumbull,	Stokes,
Bing,	Federman,	Kay,	Stump,
Bishop,	Foster,	Kreider,	Swedersky,
Blauser,	Fouts,	Lentz,	Talley,
Burns,	Freeman,	Lytle,	Taylor,
Carpenter,	Gardner,	McCoy,	Walsh,
Carson,	Gordon, of Logan,	McKay,	Weaver,
Chester,	Graham,	Matthews,	Wenner,
Cochrun,	of Licking,	Moyer,	Wiest,
Comings,	Green,	Mulcahy,	Winter—69.
Copeland,	Griswold,		

So the bill passed.

Mr. Crabbe moved to amend the title as follows:

In line 3 of the title after the word "township" insert "or townships".

The motion was agreed to and the title was so amended.

Mr. Federman moved that the motion to commit **S. B. No. 137** —

Mr. Ake, to the committee on German Propaganda, be reconsidered and that the motion remain pending.

Mr. Fouts moved that **H. R. No. 53** — Mr. Fouts, be taken up out of its order and considered now.

The motion was agreed to.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

Mr. Robinson moved that **Am. S. B. No. 100** — Mr. Berry, be made a special order for 7:30 o'clock tonight.

The motion was agreed to.

**S. B. No. 115** — Mr. Bellew, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Clark,	Gardner,	Matthews,
Banker,	Cochrun,	Gordon, of Brown,	Moyer,
Beaty,	Copeland,	Gordon, of Logan,	Mulcahy,
Beetham,	Davis,	Graham,	Scott,
Benner,	Delehanty,	of Muskingum,	Shy,
Besaw,	Denune,	Hatch,	Smith,
Billingslea,	Dildine,	Helfrich,	Spidel,
Bing,	Dodge,	Hooley,	Stokes,
Blauser,	Donahay,	Hopple,	Stump,
Bond,	Drury,	Johnston,	Swedersky,
Brach,	Dunspaugh,	Kay,	Talley,
Brannon,	Emery,	Kilbane,	Taylor,
Bryson,	Entemann,	King,	Walsh,
Burns,	Evans,	Kreider,	Waterston,
Carpenter,	Foster,	Lytle,	Winter,
Carson,	Fouts,	McCoy,	Wise—66.
Chester,	Freeman,	Madden,	

Those voting in the negative are: Messrs. Griswold, Robins and Russell.

So the bill passed.

The title was agreed to.

**H. B. No. 120** — Mr. York, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Blauser,	Cochrun,	Donahay,
Baker,	Bond,	Comings,	Drury,
Banker,	Brach,	Copeland,	Dunspaugh,
Beaty,	Brannon,	Crabbe,	Emery,
Beetham,	Carpenter,	Crosser,	Evans,
Benner,	Carson,	Delehanty,	Faris,
Billingslea,	Chester,	Denune,	Foster,
Bing,	Clark,	Dodge,	Freeman,

Those voting in the affirmative are: Messrs. — Concluded.

Gardner,	Hopple,	Moyer,	Spidel,
Gordon, of Brown,	Huber,	Mulcahy,	Stokes,
Gordon, of Logan,	Johnston,	Pearson,	Swedersky,
Green,	Jones, of Trumbull,	Robins,	Talley,
Greve,	King,	Robinson,	Taylor,
Griswold,	Kreider,	Russell,	Walsh,
Hastings,	Lentz,	Scott,	Waterston,
Hatch,	Lytle,	Shy,	Wenner,
Hinchey,	McCoy,	Silver,	Wiest,
Hooley,	Madden,	Smith,	Wise—74.
Hoover,	Matthews,		

So the bill passed.

The title was agreed to.

**H. B. No. 512** — Mr. Robins, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hatch,	Robins,
Beaty,	Donahay,	Hooley,	Robinson,
Beetham,	Drury,	Hoover,	Russell,
Benner,	Dunspaugh,	Hopple,	Shy,
Besaw,	Emery,	Johnston,	Silver,
Billingslea,	Evans,	Jones, of Trumbull,	Smith,
Bishop,	Faris,	Kay,	Spidel,
Blauser,	Fouts,	King,	Stokes,
Bond,	Freeman,	Kreider,	Stump,
Brach,	Gordon, of Brown,	Lawyer,	Swedersky,
Brannon,	Gordon, of Logan,	Lentz,	Talley,
Burns,	Graham,	Lustig,	Taylor,
Carson,	of Licking,	McFarland,	Walsh,
Chester,	Graham,	McKay,	Waterston,
Clark,	of Muskingum,	Matthews,	Weaver,
Cochrun,	Green,	Miller, of Fulton,	Wenner,
Cookston,	Greve,	Miller, of Stark,	Wiest,
Crabbe,	Griswold,	Moyer,	Winter,
Crosser,	Halstead,	Mulcahy,	Wise—77.
Denune,	Hastings,	Pearson,	

So the bill passed.

The title was agreed to.

**Am. H. B. No. 407** — Mr. Freeman, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bond,	Cowan,	Dunspaugh,
Baker,	Brannon,	Crabbe,	Emery,
Banker,	Burns,	Crosser,	Evans,
Beaty,	Chester,	Davis,	Faris,
Beetham,	Cochrun,	Denune,	Freeman,
Benner,	Comings,	Dodge,	Gardner,
Bing,	Cookston,	Donahay,	Gordon, of Brown,
Blauser,	Copeland,	Drury,	Gordon, of Logan,



Those voting in the affirmative are: Messrs.—Concluded.

Graham,	Hoover,	Moyer,	Stump,
of Licking,	Hopple,	Mulcahy,	Swedersky,
Graham,	Johnston,	Pearson,	Talley,
of Muskingum,	Jones, of Trumbull,	Robinson	Taylor,
Green,	Kilbane,	Russell,	Walsh,
Griswold,	Kreider,	Scott,	Waterston,
Harter,	Lawyer,	Shy,	Weaver,
Hastings,	Lentz,	Silver,	Wenner,
Hatch,	Matthews,	Smith,	Wiest,
Hinchey,	Miller, of Fulton,	Spidel,	Winter—73.
Hooley,	Miller, of Stark,	Stokes,	

So the bill passed.

The title was agreed to.

**Am. S. B. No. 63** — Mr. Jones, of Meigs, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Graham,	Miller, of Stark,
Baker,	Crabbe,	of Muskingum,	Morris,
Beaty,	Crosser,	Green,	Mulcahy,
Beetham,	Davis,	Greve,	Russell,
Benner,	Denune,	Griswold,	Shy,
Bing,	Dodge,	Halstead,	Silver,
Blauser,	Donahay,	Hatch,	Spidel,
Bliss,	Drury,	Hoover,	Stokes,
Bond,	Dunspaugh,	Hopple,	Swedersky,
Brach,	Emery,	Johnston,	Talley,
Brannon,	Evans,	Jones, of Trumbull,	Taylor,
Burns,	Foster,	Kreider,	Walsh,
Chester,	Fouts,	Lawyer,	Waterston,
Cochrun,	Gordon, of Brown,	Lentz,	Weaver,
Comings,	Gorrell,	Matthews,	Wenner,
Cookston,	Graham,	Miller, of Fulton,	Winter—64.
Copeland,	of Licking,		

So the bill passed.

The title was agreed to.

**H. B. No. 420** — Mr. Chester, was taken up and read the third time.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bryson,	Denune,	Gordon, of Logan,
Baker,	Burns,	Donahay,	Graham,
Banker,	Carson,	Drury,	of Licking,
Barnes,	Chester,	Dunspaugh,	Graham,
Beetham,	Cochrun,	Emery,	of Muskingum,
Besaw,	Comings,	Evans,	Greve,
Bing,	Cookston,	Faris,	Griswold,
Blauser,	Copeland,	Foster,	Halstead,
Bond,	Crabbe,	Fouts,	Harter,
Brach,	Davis,	Gardner,	Hatch,
Brannon,	Delchanty,	Gordon, of Brown,	Hinchey,

Those voting in the affirmative are: Messrs. — Concluded.

Hooley,	Lawyer,	Reynolds, Tom,	Talley,
Hoover,	Lentz,	Robins,	Taylor,
Huber,	McFarland,	Robinson,	Waterston,
Johnston,	McKay,	Shy,	Weaver,
Jones, of Trumbull,	Matthews,	Silver,	Wenner,
Kilbane,	Miller, of Fulton,	Stokes,	Wiest,
Kreider,	Mulcahy,	Swedersky,	Winter—70.

So the bill passed.

The title was agreed to.

By unanimous consent Mr. McFarland offered the following resolution:

**H. J. R. No. 56** — Mr. Mc Farland.

Proposing an amendment to Art. V, Section 7 of the Constitution of Ohio relative to abolishing state-wide primaries and providing for the holding of delegate conventions.

*Be it resolved by the General Assembly of the State of Ohio, Three-fifths of the members elected to both houses concurring therein, That there shall be submitted to the electors of the state, in the manner provided by law, on the first Tuesday after the first Monday in November, 1919, a proposal to amend section 7, of article V, of the constitution of the state of Ohio, to read as follows:*

#### ARTICLE V.

Sec. 7. All nominations for elective \* \* \* municipal offices shall be made at direct primary elections or by petition as provided by law \* \* \* , but direct primaries shall not be held for the nomination of township officers or for the officers of municipalities of less than two thousand population, unless petitioned for by a majority of the electors of such township or municipality. \* \* \*

*All nominations for elective state and district offices shall be made by delegates to state and district conventions or by petition as provided by law. County officers shall be nominated by direct vote at primaries or by delegates to a county convention in any county in which the electors by referendum vote, as provided by law, declare in favor of the nomination of such officers by such delegates.*

*The General Assembly shall provide by law for the election by direct vote, of delegates to county conventions of political parties. Such county conventions, in addition to making nominations for all county elective offices, shall select delegates to district and state conventions. Such state conventions, in addition to making nominations for all elective state offices, shall make nominations for United States Senator and shall select delegates to national conventions of political parties.*

*The General Assembly shall provide by law for a referendum on the action of state, district and county conventions in the nominations for elective state, district and county offices and for nominations for United States Senator. In cases where petitions are filed for a referendum on the action of a county, district or state convention, such petitions may be signed only by those electors who participated in the election of delegates to county conventions.*

*Be it further resolved, That at such election herein provided for the submission of this amendment to the electors of the state, this amend-*

ment shall be placed on the official ballot in the manner provided by law and shall be designated as follows:

"To provide for nominations through the election of delegates to conventions — yes."

"To provide for nominations through the election of delegates to conventions — No."

If the votes for the proposal shall exceed those against it, this amendment shall take effect and be and become a part of the constitution of Ohio, and said original section 7 of article V of the constitution of the state of Ohio shall be repealed and annulled.

The resolution was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 398** — Mr. Federman.

To regulate the manufacture and sale of soft drinks and non-alcoholic beverages in bottles.

With the following amendments in which the concurrence of the House is requested.

In line 19 change the words and figures twenty-five to fifty.

In line 30 change the words and figures twenty-five to fifty.

Attest: W. E. HALLEY,  
Clerk.

Mr. Federman moved that the rules be suspended and that consideration of the Senate amendments be taken up now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 67, nays 9, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Greve,	Morris,
Backowski,	Davis,	Griswold,	Mulcahy,
Banker,	Denune,	Halstead,	Pearson,
Barnes,	Donahay,	Harter,	Reynolds, Tom,
Beaty,	Drury,	Hastings,	Robins,
Beetham,	Dunspaugh,	Hatch,	Scott,
Billingslea,	Emery,	Hoover,	Shy,
Bing,	Evans,	Hopple,	Silver,
Blauser,	Federman,	Huber,	Smith,
Bond,	Fouts,	Johnston,	Spidel,
Brach,	Gardner,	Jones, of Trumbull,	Stokes,
Brannon,	Gerdon, of Brown,	Kreider,	Swedersky,
Bryson,	Graham,	Lentz,	Talley,
Burns,	of Licking,	McCoy,	Waterston,
Carpenter,	Graham,	McFarland,	Wenner,
Carson,	of Muskingum,	Matthews,	Wiest,
Cochrun,	Green,	Miller, of Fulton,	Winter—67.
Copeland,			



Those voting in the negative are: Messrs.

Besaw,	Dildine,	Faris,	Hooley,
Comings,	Dodge,	Gordon, of Logan,	Madden—9.
Cookston,			

The Senate amendments were agreed to.

Mr. Clark was granted leave of absence for the day.

**5:45 o'clock p. m.**

On motion of Mr. Chester the House recessed until 7:30 o'clock p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

Attention was called to the special order for this hour, being consideration of **Am. S. B. No. 100**—Mr. Berry.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 534**—Mr. Evans.

Establishing a building code, regulating the construction of, repair of, alterations in and additions to, public and other buildings, or parts thereof; regulating the sanitary condition of public and other buildings, providing fire protection and fire prevention; and providing for the protection of the lives, limbs, morals and health of the persons assembled in or about public or other buildings; providing for the enforcement of such building code and for the penalties for the violation thereof.

Mr. Evans moved that 500 extra copies of said bill be printed.

The motion was not agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution in which the concurrence of the House is requested:

**S. J. R. No. 44**—Mr. Davis.

Relative to the welcome to be extended to the 166th regiment on its return to New York City.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and that the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Benner,	Burns,	Comings,
Atkinson,	Bing,	Carpenter,	Cookston,
Barnes,	Blauser,	Chester,	Copeland,
Beetham,	Bryson,	Cochrun,	Crabbe,

Those voting in the affirmative are: Messrs. — Concluded.

Davis,	Freeman,	Kreider,	Shy,
Denune,	Gorrell,	Lawyer,	Silver,
Dildine,	Graham,	Lentz,	Smith,
Dodge,	of Licking,	Lytle,	Spidel,
Donahay,	Graham,	McCoy,	Stokes,
Drury,	of Muskingum,	Madden,	Stump,
Dunn,	Green,	Matthews,	Swedersky,
Emery,	Griswold,	Miller, of Fulton,	Talley,
Entemann,	Halstead,	Morris,	Thompson,
Evans,	Hatch,	Mulcahy,	Waterston,
Faris,	Helfrich,	Pearson,	Weaver,
Federman,	Jones, of Trumbull,	Robins,	Wenner,
Routs,	Kay,	Robinson,	Wise—66.

The resolution was adopted.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 113** — Mr. Bellew.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 20** — Mr. Hughes.

To amend section 2253 of the General Code as amended 104 O. L. 250, relating to expenses of judges incurred while holding court in a county where he does not reside.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 143** — Mr. Lloyd.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the passage of **Sub. H. B. No. 72** — Mr. Cable.

To amend sections 4728 and 4732 and repeal sections 4728-1, 4729 and 4730 of the General Code, relative to the election of members of the county board of education.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 161** — Mr. Lentz.

To amend sections 2573 and 2768 of the General Code, relating to conveyances of property to name purchaser and the transfer of same by county auditor before record.

**Sub. H. B. No. 378** — Mr. Alban.

To fix standard Climax baskets, small fruit baskets, hampers and round stave baskets for fruits and vegetables, and to repeal section 13108 of the General Code.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 524** — Mr. Lustig.

To amend section 2419 of the General Code, authorizing the county commissioners to expend funds for the establishment, equipment and maintenance of public offices.

**Am. H. B. No. 383** — Mr. Crosser.

To amend section 3148 of the General Code of Ohio, relating to county and district hospitals for tuberculosis.

**H. B. No. 522** — Mr. Matthews.

To amend section 12708 of the General Code, relative to penalties for violation of the pharmacy laws.

**H. B. No. 389** — Mr. Tom Reynolds.

To grant to boards of county commissioners power to enforce laws regulating and governing traffic on highways and to provide for the prosecution of violators thereof.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**S. B. No. 178** — Mr. Agnew.

To authorize the county commissioners of Cuyahoga County, Ohio, to pay certain indebtedness.

**S. B. No. 150** — Mr. Parrett.

To provide for the erection of a building at the Ohio State University for the housing of the College of Commerce and Journalism and for other educational purposes.

Attest:

W. E. HALLEY,  
Clerk.



Said bills were read the first time.

On motion of Mr. Thompson the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 150** — Mr. Parrett, was read the second time by its title and referred to the committee on Appropriations and Finance.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 358** — Mr. Federman.

To provide an additional institution for the custody and care of the feeble-minded and to make appropriation therefor.

**Am. H. B. No. 345** — Mr. Robins.

To amend sections 1643, 1672, and 3093 of the General Code, relative to guardianship of children.

**Am. H. B. No. 346** — Mr. Swedersky.

To provide penalties for the use of salamanders or other coke-burners giving off obnoxious or injurious gases in enclosures where persons work or are employed.

**H. B. No. 440** — Mr. Winter.

To amend section 660 of the General Code, relating to the licensing of solicitors and adjusters of insurance companies not authorized to transact business in the state of Ohio.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 130** — Mr. O'Brien.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 490** — Mr. Drury.

To provide for the inspection, license and sanitary regulation of commercial canneries and for the publication of reports of same.

**Am. H. B. No. 404** — Mr. Gardner.

To supplement section 3148 of the General Code, by adding sections 3148-1, 3148-2 and 3148-3, relating to county and district hospitals for tuberculosis.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested;

**S. B. No. 154** — Mr. Lloyd.

To amend section 9518 of the General Code, relative to the investment of the capital of insurance companies.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

**7:30 o'clock p. m.**

Attention of the House was again called to the special order for this hour, being consideration of **Am. S. B. No. 100** — Mr. Berry.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Greve,	Mulcahy,
Atkinson,	Denune,	Griswold,	Pearson,
Backowski,	Dildine,	Halstead,	Robins,
Baker,	Dodge,	Harter,	Robinson,
Barnes,	Donahay,	Hastings,	Russell,
Beaty,	Drury,	Hatch,	Scott,
Beetham,	Dunn,	Helfrich,	Shy,
Benner,	Dunspaugh,	Hinchey,	Silver,
Besaw,	Emery,	Hoover,	Smith,
Billingslea,	Entemann,	Hopple,	Spidel,
Bing,	Evans,	Huber,	Stokes,
Bishop,	Faris,	Johnston,	Stump,
Blauser,	Federman,	Jones, of Trumbull,	Swedersky,
Bond,	Foster,	Kay,	Talley,
Bryson,	Fouts,	Kreider,	Taylor,
Burns,	Freeman,	Lawyer,	Thompson,
Carpenter,	Gordon, of Logan,	Lentz,	Walsh,
Chester,	Gorrell,	Lytle,	Waterston,
Cochrun,	Graham,	Madden,	Weaver,
Comings,	of Licking,	Matthews,	Wenner,
Cookston,	Graham,	Miller, of Fulton,	Wiest,
Copeland,	of Muskingum,	Morris,	Wildermuth,
Cowan,	Green,	Moyer,	Wise—90.

So the bill passed.

The title was agreed to.

Mr. Federman called up his pending motion to reconsider the vote to refer **S. B. No. 137** — Mr. Ake, with pending amendment to the committee on German Propaganda.

The question being on the reconsideration, it was agreed to.

The question recurring on the motion of Mr. Griswold to refer **S. B. No. 137** — Mr. Ake, with pending amendment to the committee on German Propaganda.

The motion was disagreed to.

The question then recurred on the pending amendment of Mr. Burns.

Mr. Burns requested unanimous consent to withdraw his amendment.

The request was granted and the amendment withdrawn.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 82, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Harter,	Mulcahy,
Baker,	Davis,	Hastings,	Myers,
Banker,	Dodge,	Helfrich,	Pearson,
Barnes,	Donahay,	Hinchey,	Reynolds, Tom,
Beaty,	Drury,	Hoover,	Robins,
Beetham,	Dunn,	Hopple,	Robinson,
Benner,	Dunspaugh,	Johnston,	Russell,
Besaw,	Emery,	Jones, of Trumbull,	Scott,
Billingslea,	Faris,	Kay,	Silver,
Bing,	Federman,	Kreider,	Smith,
Bliss,	Foster,	Lawyer,	Spidel,
Bond,	Freeman,	Lentz,	Stump,
Brown,	Gardner,	Lytle,	Talley,
Bryson,	Gordon, of Logan	McCoy,	Taylor,
Burns,	Gorrell,	McKay,	Thompson,
Carpenter,	Graham,	Madden,	Waterston,
Carson,	of Licking,	Matthews,	Wiest,
Cochrun,	Green,	Miller, of Fulton,	Wildermuth,
Cookston,	Greve,	Miller, of Stark,	Winter,
Copeland,	Griswold,	Morris,	Wise—82.
Crabbe,	Halstead,	Moyer,	

Those voting in the negative are: Messrs. Backowski, Brannon, Gordon, of Brown, Huber and Walsh.

So the bill passed.

The title was agreed to.

Mr. Kay moved that the committee on Public Utilities be discharged from further consideration of **H. B. No. 429** — Mr. Wise.

The motion was agreed to.

Mr. Billingslea moved that the constitutional rule requiring bills to be read fully on three different days be dispensed with and **H. B. No. 429** be engrossed at the clerk's desk and read the third time.

Upon which a yea and nay vote was demanded, taken and resulted — yeas 49, nays 34, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Harter,	Miller, of Stark,
Atkinson,	Cowan,	Hastings,	Mulcahy,
Baker,	Crosser,	Helfrich,	Robins,
Barnes,	Davis,	Hinchey,	Robinson,
Beaty,	Denune,	Hoover,	Shy,
Billingslea,	Dildine,	Johnston,	Spidel,
Blauser,	Dodge,	Kay,	Stump,
Bond,	Gordon, of Brown,	Kreider,	Swedersky,
Brown,	Gordon, of Logan	Lentz,	Weaver,
Bryson,	Graham,	McCoy,	Wenner,
Carson,	of Licking,	McKay,	Wildermuth,
Chester,	Graham,	Madden,	Wise—49.
Comings,	of Muskingum,	Matthews,	

Those voting in the negative are: Messrs.

Backowski,	Donahay,	Halstead,	Silver,
Beetham,	Dunn,	Hopple,	Smith,
Besaw,	Dunspaugh,	Jones, of Trumbull,	Stokes,
Bing,	Emery,	Lawyer,	Talley,
Bliss,	Federman,	Morris,	Taylor,
Brannon,	Foster,	Moyer,	Thompson,
Carpenter,	Gardner,	Reynolds, Tom,	Walsh,
Copeland,	Gorrell,	Scott,	Winter—34.
Crabbe,	Griswold,		



The motion not having received a two-thirds majority was lost.

**Am. H. B. No. 175** — Mr. Greve, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Greve moved to amend as follows:

In line 5, after the word "restaurant", insert a comma.

In line 7 strike out the word "such" and insert in lieu thereof the word "each".

In line 7, after the word "employed" insert a comma.

In line 11 strike out the word "seats" and insert in lieu thereof the word "seat".

In line 11, strike out the word "where", and insert in lieu thereof the word "when".

In line 11 strike out the word "praticable" and insert the word "practicable".

In line 20 strike out the word "emjoyed" and insert the word "employed".

In line 23 strike out the words "or in any laundry or bakery".

In line 24 after the word "Saturday" strike out the period and insert a comma. In line 24 after the word "Saturday" strike out the word "When" and insert the word "when".

In line 27 strike out the words "and no female shall be employed or permitted".

In line 32 after the word "hours" strike out the word "or" and insert the word "of".

In line 36 strike out the word "poyers" and insert the word "ployers".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Dunspaugh moved to amend as follows:

In line 32 strike out the words "any day of the week".

In line 32 after the word "however", insert the following: "no female shall be employed or permitted to work in or about any manufacturing, mechanical, electrical or laundering establishment before six o'clock in the morning or after eleven o'clock at night of any day of the week, and provided further, that".

The question recurring, "Shall the bill pass?"

Mr. Wise moved that the pending motion be laid on the table.

The motion was not agreed to.

The question recurring on the amendment offered by Mr. Dunspaugh.

The motion to amend as offered by Mr. Dunspaugh was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Wiest moved to amend as follows:

In line 23 strike out the comma after the word "city" and insert the following: "or village".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Moyer,
Atkinson,	Cowan,	of Muskingum,	Mulcahy,
Backowski,	Crabbe,	Green,	Myers,
Baker,	Crosser,	Greve,	Pearson,
Banker,	Davis,	Griswold,	Reynolds, Tom,
Barnes,	Denune,	Halstead,	Robins,
Beaty,	Dildine,	Hinchey,	Silver,
Beetham,	Donahay,	Hopple,	Smith,
Benner,	Drury,	Johnston,	Spidel,
Besaw,	Dunn,	Jones, of Trumbull,	Stokes,
Bing,	Dunspaugh,	Kay,	Stump,
Bishop,	Entemann,	Kreider,	Swedersky,
Brannon,	Evans,	Lawyer,	Talley,
Bryson,	Paris,	Lentz,	Taylor,
Burns,	Freeman,	Lytle,	Walsh,
Carpenter,	Gardner,	McCoy,	Weaver,
Carson,	Gordon, of Logan,	Madden,	Wenner,
Chester,	Graham,	Miller, of Fulton,	Wiest,
Comings,	of Licking,	Miller, of Stark,	Wise—75.
Cookston,			

So the bill passed.

The title was agreed to.

**S. B. No. 127** — Mr. Ritter, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 63, nays 28, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Cowan,	Greve,	Miller, of Fulton.
Backowski,	Crabbe,	Halstead,	Moyer,
Baker,	Crosser,	Harter,	Mulcahy,
Banker,	Denune,	Hastings,	Myers,
Barnes,	Dildine,	Hoover,	Pearson,
Beaty,	Dodge,	Hopple,	Robins,
Beetham,	Emery,	Huber,	Robinson,
Benner,	Entemann,	Johnston,	Scott,
Bing,	Evans,	Kay,	Silver,
Bond,	Fouts,	King,	Spidel,
Brown,	Freeman,	Kreider,	Stump,
Bryson,	Gordon, of Logan,	Lawyer,	Swedersky,
Burns,	Graham,	Lentz,	Talley,
Carpenter,	of Licking,	Lytle,	Wenner,
Chester,	Graham,	McKay,	Wiest,
Comings,	of Muskingum,	Matthews,	Wise—63.
Copeland,			

Those voting in the negative are: Messrs.

Besaw,	Donahay,	Hatch,	Reynolds, Tom,
Bishop,	Dunn,	Hinchey,	Russell,
Blauser,	Dunspaugh,	Jones, of Trumbull,	Taylor,
Carson,	Gordon, of Brown,	McCoy,	Thompson,
Cochrun,	Gorrell,	Madden,	Walsh,
Cookston,	Green,	Miller, of Stark,	Waterston,
Davis,	Griswold,	Morris,	Weaver—28.

So the bill passed.

The title was agreed to.

**H. B. No. 521** — Mr. Spidel, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	Miller, of Fulton,
Atkinson,	Copeland,	of Licking,	Miller, of Stark,
Baker,	Crabbe,	Green,	Moyer,
Banker,	Crosser,	Greve,	Mulcahy,
Barnes,	Davis,	Griswold,	Myers,
Beaty,	Denune,	Halstead,	Pearson,
Beetham,	Dildine,	Harter,	Reynolds, Tom,
Benner,	Dodge,	Hastings,	Robinson,
Besaw,	Donahay,	Hatch,	Scott,
Bing,	Drury,	Helfrich,	Silver,
Bishop,	Dunn,	Hinchey,	Spidel,
Blauser,	Dunspaugh,	Hopple,	Stokes,
Bond,	Emery,	Johnston,	Swedersky,
Brown,	Entemann,	Jones, of Trumbull,	Talley,
Burns,	Evans,	King,	Taylor,
Carpenter,	Foster,	Kreider,	Thompson,
Carson,	Freeman,	Lentz,	Waterston,
Chester,	Gordon, of Brown,	McKay,	Wiest,
Cochrun,	Gordon, of Logan,	Matthews,	Wise—77.
Comings,	Gorrell,		

So the bill passed.

The title was agreed to.

**Am. S. B. No. 66** — Mr. Davis, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Stokes moved to amend as follows:

In line 1568 after the second word "act" insert the following: "or any part thereof".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Crabbe moved to amend as follows:

In line 1341 after the period insert "Said accounts shall also be audited at least once a year by the department of the auditor of state".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Green moved to amend as follows:

In line 49, after the word "provided" add the following: "In the event there are but two Common Pleas Judges, who sit as court under provisions of section 2, and the said judges find themselves unable to agree as to the establishment of such sanitary district, or upon any other question left for their decision, then, and in such event a third Common Pleas Judge from a disinterested county shall be appointed by the chief justice of the supreme court of the state of Ohio, which said judge shall sit with the other two judges, and the decisions of a majority of said judges shall be final. Compensation for said judge shall be fixed by the appointing judge."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Tom Reynolds moved that the bill be informally passed and made a special order for Tuesday, May 6th at 2:30 o'clock p. m.

The motion was agreed to.

By unanimous consent Mr. Hopple offered the following resolution:

**H. J. R. No. 57** — Mr. Hopple.



Relative to enrolling H. B. No. 531 — Mr. Hopple in typewriting.

*Be it resolved by the General Assembly of the state of Ohio:*

WHEREAS, It is necessary that House Bill No. 531 — Mr. Hopple go into immediate effect, the emergency for so doing exists for the reason that an epidemic of crime prevails in some parts of state, resulting in the loss of life and property to many citizens; therefore

*Be it resolved*, That said bill No. 531 — Mr. Hopple is hereby ordered to be enrolled in typewriting, instead of printing according to section 67 of the General Code; and

*Be it further resolved*, That this joint resolution may also be enrolled in typewriting.

Mr. Hopple moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Miller, of Stark,
Atkinson,	Crabbe,	Greve,	Morris,
Backowski,	Crosser,	Griswold,	Mulcahy,
Baker,	Denune,	Halstead,	Myers,
Banker,	Dildine,	Harter,	Reynolds, Tom,
Barnes,	Dodge,	Hastings,	Robins,
Beetham,	Donahay,	Helfrich,	Robinson,
Besaw,	Drury,	Hinchey,	Russell,
Billingslea,	Dunspaugh,	Hoover,	Schellhorn,
Bing,	Emery,	Hopple,	Shy,
Bishop,	Entemann,	Huber,	Silver,
Blauser,	Evans,	Johnston,	Smith,
Bliss,	Faris,	Kay,	Spidel,
Brannon,	Federman,	King,	Swedersky,
Brown,	Foster,	Kreider,	Talley,
Bryson,	Fouts,	Lentz,	Taylor,
Burns,	Freeman,	Lytle,	Thompson,
Carpenter,	Gordon, of Brown,	McFarland,	Walsh,
Carson,	Gordon, of Logan,	Madden,	Wenner,
Cochrun,	Gorrell,	Matthews,	Wiest,
Comings,	Graham,	Miller, of Fulton,	Wildermuth—85.
Cookston,	of Muskingum,		

The resolution was adopted.

Mr. Silver called up his pending motion entered upon the journal to reconsider the vote whereby **Am. H. B. No. 274** — Mr. Burns, was lost.

The motion was taken up. The question being, "Shall the vote be reconsidered?" which was agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays 23, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bing,	Carpenter,	Crabbe,
Banker,	Blauser,	Carson,	Crosser,
Barnes,	Bond,	Chester,	Davis,
Beaty,	Brown,	Comings,	Dildine,
Beetham,	Bryson,	Cookston,	Donahay,
Besaw,	Burns,	Copeland,	Drury,

Those voting in the affirmative are: Messrs. — Concluded.

Dunn,	Graham,	Lytle,	Robinson,
Emery,	of Muskingum,	McCoy,	Russell,
Faris,	Green,	McFarland,	Scott,
Federman,	Griswold,	McKay,	Spidel,
Foster,	Halstead,	Matthews,	Stokes,
Fouts,	Hatch,	Miller, of Fulton,	Talley,
Freeman,	Jones, of Trumbull,	Miller, of Stark,	Taylor,
Gordon, of Brown,	Kay,	Morris,	Waterston,
Gordon, of Logan,	King,	Mulcahy,	Weaver,
Gorrell,	Kreider,	Pearson,	Wenner,
	Lawyer,	Robins,	Wise—66.

Those voting in the negative are: Messrs.

Atkinson,	Greve,	Huber,	Smith,
Backowski,	Harter,	Johnston,	Thompson,
Baker,	Hastings,	Lentz,	Walsh,
Cowan,	Helfrich,	Madden,	Wiest,
Denune,	Hinchey,	Moyer,	Wildermuth—23.
Evans,	Hopple,	Reynolds, Tom,	

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Miller, of Fulton, offered the following resolution:

**H. R. No. 58** — Mr. Miller, of Fulton.

Relative to certain claims against the House of Representatives.

*Resolved*, That the following claims be allowed and orders drawn on the proper funds for the payment thereof:

J. S. Graham, expense legislative committee.....	\$16 63
Harry McKay, expense legislative committee.....	24 68
E. M. Crosser, expense legislative committee.....	23 20
Harry M. Carpenter, expense legislative committee.....	36 06
C. W. McFarland, expense legislative committee.....	24 58
Frank C. Wise, expense legislative committee.....	27 08
C. W. King, expense legislative committee.....	26 86
D. W. Besaw, expense legislative committee.....	20 95
Francis M. Thompson, expense legislative committee.....	24 13
Harry F. Brown, expense legislative committee.....	13 13
John Cowan, expense legislative committee.....	32 28
Harry L. Federman, expense legislative committee.....	37 46
Ohio State Telephone Co.....	120 89
Frank P. Hall Co.....	16
Wendt-Bristol Co. ....	3 00
Bowden Towel Co.....	50 00
D. N. Osyor.....	3 25
Crystal Ice Mfg. & Cold Storage Co.....	35 20
Chas. Berry .....	5 00
Remington Typewriter Co.....	4 00
Dodd, Mead & Co.....	25 00
Avery & Loeb Electric Co.....	92 00
Underwood Typewriter Co.....	31 00
Receivers Central Union Telephone Co.....	204 40

\$573 90

Mr. Miller, of Fulton, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Green,	Miller, of Stark,
Atkinson,	Davis,	Greve,	Moyer,
Backowski,	Denune,	Griswold,	Mulcahy,
Beaty,	Dildine,	Halstead,	Myers,
Beetham,	Dodge,	Harter,	Russell,
Benner,	Donahay,	Hastings,	Scott,
Besaw,	Drury,	Hatch,	Smith,
Billingslea,	Dunn,	Helfrich,	Spidel,
Bing,	Emery,	Hopple,	Stokes,
Bishop,	Entemann,	Huber,	Stump,
Blauser,	Evans,	Johnston,	Swedersky,
Bliss,	Faris,	Jones, of Trumbull,	Talley,
Bond,	Federman,	Kay,	Taylor,
Brown,	Foster,	Kreider,	Thompson,
Carson,	Freeman,	Lawyer,	Walsh,
Comings,	Gordon, of Brown,	Lentz,	Waterston,
Cookston,	Gordon, of Logan,	Lytle,	Weaver,
Copeland,	Gorrell,	McFarland,	Wenner,
Cowan,	Graham,	Matthews,	Wise—78.
Crabbe,	of Muskingum,	Miller, of Fulton,	

The resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 428** — Mr. Comings.

To authorize and empower the township trustees of the township of LaGrange, Lorain county, Ohio, to use certain funds for road improvement in said township.

**Am. H. B. No. 218** — Mr. Dunn.

To reenact sections 7150, 7151, 7152 and 7153 of the General Code, relating to the destruction of Canada and Russian thistles, wild lettuce and wild mustard.

**H. B. No. 531** — Mr. Hopple.

To amend section 13560 of the General Code, relative to proceedings before grand juries, as amended on the fourth day of February, 1919.

**Am. H. B. No. 366** — Mr. Lonz.

The supplement section 3285 of the General Code by the enactment of section 3285-1 authorizing township trustees of a township composed in whole or in part of islands to purchase and operate a scow or lighter.

**Am. H. B. No. 320** — Mr. Matthews.

To establish a municipal court for the city of Portsmouth, Scioto county, Ohio, providing for a judge thereof and other necessary officers



and define their duties, and to repeal sections 14719 and 14720 of the General Code, relating to the police court of the city of Portsmouth.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 406** — Mr. Freeman.

Relating to state aid to weak school districts.

**Am. H. B. No. 424** — Mr. Dunsbaugh.

Relating to workmen's compensation.

**H. B. No. 512** — Mr. Robins.

To designate certain portions of route No. VIII of the main market roads of Ohio as "The Scioto Trail."

**H. B. No. 393** — Mr. Wise.

To authorize the governor, attorney general and the superintendent of public works to sell at private sale, to the abutting land owners, a certain portion of the berme embankment of the Ohio canal, in the city of Massillon, Stark county, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 57** — Mr. Hopple.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolution:

**H. B. No. 531** — Mr. Hopple.

To amend section 13560 of the General Code, relative to proceedings before grand juries, as amended on the fourth day of February, 1919.

**H. J. R. No. 57** — Mr. Hopple.

Relative to enrolling **H. B. No. 531** — Mr. Hopple, in typewriting.

JOHN E. BARNES,  
HENRY EVANS,  
HERBERT L. JONES,  
CHAS. A. WHITE,

THOMAS W. LATHAM,  
CARL V. BEEBE,  
J. E. HOLDEN.

The speaker of the House, in the presence of the House, signed said bill and joint resolution.

Mr. Matthews moved that **Am. S. B. No. 55** — Mr. Stone, be taken up out of its regular order and considered now.

The motion was agreed to.

**Am. S. B. No. 55** — Mr. Stone, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Miller, of Fulton,
Atkinson,	Cowan,	of Muskingum,	Moyer,
Backowski,	Crabbe,	Green,	Mulcahy,
Baker,	Crosser,	Greve,	Myers,
Banker,	Davis,	Halstead,	Reynolds, Tom,
Barnes,	Denune,	Harter,	Robins,
Beaty,	Dildine,	Hatch,	Robinson,
Beetham,	Dodge,	Helfrich,	Scott,
Benner,	Donahay,	Hinchey,	Silver,
Besaw,	Drury,	Hopple,	Smith,
Billingslea,	Dunn,	Johnston,	Stokes,
Bishop,	Emery,	Kay,	Stump,
Bliss,	Entemann,	Kilbane,	Swedersky,
Brown,	Evans,	King,	Talley,
Burns,	Foster,	Kreider,	Taylor,
Carpenter,	Fouts,	Lawyer,	Weaver,
Carson,	Gordon, of Logan,	Lentz,	Wenner,
Chester,	Gorrell,	Lytle,	Wiest,
Cochrun,	Graham,	McFarland,	Wildermuth,
Comings,	of Licking,	Matthews,	Wise—79.
Cookston,			

So the bill passed.

Mr. Matthews moved to amend the title as follows.

Amend the title by striking out the words and figures "and 9485-2" in the second line.

Between the title and the first line insert:

Be it enacted by the General Assembly of the State of Ohio:

The motion was agreed to and the bill was so amended.

The title was agreed to.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred

**H. B. No. 464** — Mr. Stokes, having had the same under consideration, reports it back and recommends its passage.

W. B. BRYSON,

M. J. WALSH,

R. M. BILLINGSLEA,

HARRY D. SILVER,

H. H. GRISWOLD,

W. R. COMINGS,

F. L. WATERSTON,

JAMES A. GREEN,

E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred

**S. B. No. 138** — Mr. Kryder, having had the same under consideration, reports it back and recommends its passage.

W. B. BRYSON,

M. J. WALSH,

HARRY D. SILVER,

W. R. COMINGS,

F. L. WATERSTON,

JAMES A. GREEN,

E. E. DENUNE.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Dunspaugh submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 375**—Mr. Smith, having had the same under consideration, reports it back and recommends its passage.

HARRY M. DUNSPAUGH,  
ROY L. SWEDERSKY,  
OTTO W. BRACH,  
JOHN J. KILBANE,

W. E. WENNER,  
CHAS. F. KREIDER,  
TOM REYNOLDS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 114**—Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
SYLVESTER SPIDEL,  
E. L. DONAHAY,  
H. B. MADDEN,

HARRY MOYER,  
TOM REYNOLDS,  
P. M. BANKER.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Halstead submitted the following report:

The standing committee on Banks and Banks, to which was referred **H. B. No. 475**—Mr. Halstead, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 5 strike out the word "contract" and insert in lieu thereof the word "memorandum".

In line 6 strike out the word "contract" and insert in lieu thereof the word "memorandum".

In line 7 after the word "dealer" insert a comma and the words "or his agent" followed by a comma.

In line 7 strike out the words "such contract" and insert in lieu thereof the words "such sale".

In line 9 strike out the words "written contract" and insert in lieu thereof the word "memorandum".

In line 9 strike out the words "both parties"; strike out in line 10 the word "thereto" and insert in lieu thereof the words "such dealer and the other party to such sale".

In line 11 after the word "act" insert a comma and the following: "or failing to fully state in such memorandum all representations made for the purpose of disposing of such security or securities".



In line 12 strike out the words "five hundred dollars" and insert in lieu thereof the words "one thousand dollars".

A. L. STUMP,  
L. J. GRAHAM,  
CHARLES S. KAY,  
GEO. E. MATTHEWS,  
JOHN S. FARIS,

HARRY F. BROWN,  
R. M. BILLINGSLEA,  
J. S. GRAHAM,  
F. M. WILDERMUTH,  
IRWIN HALSTEAD.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Halstead moved that said bill be reprinted as amended.

The motion was agreed to.

Mr. Crabbe moved that **H. B. No. 526**, and **H. B. No. 527** — Mr. Crabbe, be made a special order for Wednesday, May 7th, 1919, at 2:00 o'clock p. m.

The motion was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 535** — Mr. Myers.

To amend section 2863 of the General Code, relative to the sale of certain personal property of decedents upon whom inquest has been held and who have no known friends or relatives.

On motion of Mr. Myers the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 535** — Mr. Myers, was read the second time by its title.

Mr. Myers moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with and **H. B. No. 535** — Mr. Myers, be engrossed at the clerk's desk and read the third time.

The motion was not agreed to.

Mr. Myers moved that the rules be suspended and that it be ordered placed on the calendar.

The motion was agreed to.

Mr. Tom Reynolds moved that **H. B. No. 518** — Mr. Tom Reynolds, be taken up out of its order and considered now.

The motion was agreed to and said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 77, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,  
Backowski,  
Baker,  
Banker,  
Beaty,  
Beetham,  
Benner,  
Besaw,  
Billingslea,

Bing,  
Bishop,  
Blauser,  
Bliss,  
Brown,  
Bryson,  
Chester,  
Cochrun,  
Comings,

Copeland,  
Crabbe,  
Crosser,  
Davis,  
Denune,  
Dildine,  
Dodge,  
Donahay,  
Drury,

Dunspaugh,  
Emery,  
Entemann,  
Faris,  
Fouts,  
Freeman,  
Gordon, of Brown,  
Gordon, of Logan,  
Gorrell,

Those voting in the affirmative are: Messrs. — Concluded.

Graham,	Jones, of Trumbull,	Moyer,	Stump,
of Muskingum,	Kay,	Myers,	Swedersky,
Green,	Kreider,	Pearson,	Talley,
Greve,	Lentz,	Reynolds, Tom,	Taylor,
Griswold,	Lytle,	Robins,	Walsh,
Halstead,	McCoy,	Scott,	Waterston,
Harter,	McFarland,	Silver,	Weaver,
Helfrich,	McKay,	Smith,	Wenner,
Hinchey,	Miller, of Fulton,	Spidel,	Wiest,
Hopple,	Miller, of Stark,	Stokes,	Wildermuth—77.
Johnston,	Morris,		

Mr. Hatch voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Cowan moved that **H. J. R. No. 50** — Mr. Cowan, be taken up out of its order and considered now.

The motion was agreed to.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Crabbe,	Greve,	Miller, of Stark,
Backowski,	Crosser,	Griswold,	Moyer,
Baker,	Davis,	Halstead,	Mulcahy,
Banker,	Denune,	Harter,	Pearson,
Benner,	Dildine,	Hastings,	Reynolds, Tom,
Billingslea,	Donahay,	Hatch,	Robins,
Bishop,	Drury,	Helfrich,	Robinson,
Blauser,	Dunn,	Hinchey,	Spidel,
Bliss,	Dunspaugh,	Hopple,	Stokes,
Brown,	Emery,	Johnston,	Stump,
Bryson,	Entemann,	Jones, of Trumbull,	Swedersky,
Burns,	Evans,	Kay,	Talley,
Carpenter,	Faris,	King,	Taylor,
Carson,	Federman,	Kreider,	Thompson,
Chester,	Foster,	Lawyer,	Walsh,
Cochrun,	Fouts,	Lentz,	Waterston,
Comings,	Gordon, of Brown,	Lytle,	Weaver,
Cookston,	Gordon, of Logan,	McKay,	Wenner,
Copeland,	Gorrell,	Matthews,	Wiest,
Cowan,	Green,	Miller, of Fulton,	Wiledrmuth—80.

The resolution was adopted.

**Am. H. B. No. 223** — Mr. Copeland, was taken up.

Mr. Crabbe moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**H. B. No. 508** — Mr. Hinchey, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs:

Atkinson,	Benner,	Brown,	Cochrun,
Backowski,	Besaw,	Bryson,	Copeland,
Baker,	Billingslea,	Burns,	Cowan,
Banker,	Bing,	Carpenter,	Crabbe,
Beetham,	Blauser,	Chester,	Crosser,

Those voting in the affirmative are: Messrs.—Concluded.

Denune,	Gordon, of Brown,	Hatch,	Moyer,
Dildine,	Gordon, of Logan,	Helfrich,	Mulcahy,
Dodge,	Gorrell,	Hinchey,	Pearson,
Donahay,	Graham,	Hopple,	Robins,
Drury,	of Licking,	Johnston,	Silver,
Dunspaugh,	Graham,	Kreider,	Spidel,
Emery,	of Muskingum,	Lawyer,	Stokes,
Entemann,	Green,	Lentz,	Swedersky,
Evans,	Griswold,	Lytle,	Talley,
Federman,	Halstead,	Matthews,	Taylor,
Foster,	Harter,	Miller, of Fulton,	Walsh,
Fouts,	Hastings,	Miller, of Stark,	Weaver,
Freeman,			Wenner—68.

So the bill passed.

The title was agreed to.

**Am. S. B. No. 111** — Mr. Miller, was taken up and read the third time.

Mr. Graham, of Licking, moved to amend as follows:

After line 12 insert the following:

*Before proceeding to sell or lease any of said abandoned Ohio canal lands, except to the owners of existing leases, the superintendent of public works, shall give at least thirty days notice by publication in two newspapers of opposite politics and of general circulation in the county where said lands are located, that he will on and after the date of publication and for ninety days thereafter receive applications for the purchase or lease of said abandoned canal lands, and after the expiration of said period, leases and sale of said abandoned canal lands may be made in accordance with the provisions of this act.*

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Denune,	Graham,	Miller, of Stark,
Baker,	Dodge,	of Muskingum,	Morris,
Banker,	Donahay,	Green,	Mulcahy,
Beaty,	Drury,	Griswold,	Myers,
Beetham,	Dunn,	Halstead,	Pearson,
Benner,	Dunspaugh,	Harter,	Reynolds, Tom,
Besaw,	Emery,	Hastings,	Robinson,
Bing,	Entemann,	Helfrich,	Silver,
Bond,	Evans,	Hinchey,	Spidel,
Brown,	Federman,	Hopple,	Stokes,
Burns,	Foster,	Johnston,	Stump,
Carpenter,	Fouts,	Lawyer,	Swedersky,
Cochrun,	Gordon, of Brown,	Lentz,	Talley,
Comings,	Gordon, of Logan,	Lytle,	Taylor,
Crabbe,	Gorrell,	McFarland,	Thompson,
Crosser,	Graham,	McKay,	Walsh,
	of Licking,	Miller, of Fulton,	Weaver—65.

So the bill passed.

The title was agreed to.

**Am. S. B. No. 153** — Mr. White, was taken up and read the third time.

The question being, "Shall the bill pass?"



Mr. Federman moved to amend as follows:

In line 77 strike out the comma after the word "law" and insert the word "by".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs:

Backowski,	Crosser,	Harter,	Myers,
Baker,	Davis,	Hastings,	Pearson,
Banker,	Denune,	Hatch,	Reynolds, Tom,
Beaty,	Donahay,	Helfrich,	Robins,
Beetham,	Drury,	Hinchey,	Scott,
Benner,	Emery,	Hopple,	Shy,
Besaw,	Evans,	Johnston,	Silver,
Bing,	Faris,	Kreider,	Spidel,
Bishop,	Federman,	Lawyer,	Stump,
Blauser,	Foster,	Lentz,	Swedersky,
Bond,	Fouts,	Lytle,	Talley,
Burns,	Gorrell,	McFarland,	Taylor,
Chester,	Graham,	Miller, of Fulton,	Thompson,
Cochrun,	of Muskingum,	Miller, of Stark,	Walsh,
Comings,	Green,	Morris,	Weaver,
Cookston,	Griswold,	Moyer,	Wenner,
Copeland,	Halstead,	Mulcahy,	Wildermuth—68.
Crabbe,			

So the bill passed.

The title was agreed to.

**Am. H. B. No. 372** — Mr. Harter, was taken up and read the third time.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs:

Alban,	Cochrun,	Griswold,	Miller, of Stark,
Backowski,	Copeland,	Halstead,	Moyer,
Baker,	Crabbe,	Harter,	Mulcahy,
Banker,	Crosser,	Hastings,	Myers,
Beaty,	Donahay,	Helfrich,	Pearson,
Beetham,	Drury,	Hinchey,	Reynolds, Tom,
Benner,	Dunspaugh,	Hopple,	Silver,
Besaw,	Emery,	Huber,	Stokes,
Bing,	Entemann,	Johnston,	Stump,
Bishop,	Evans,	Kay,	Swedersky,
Blauser,	Foster,	Kreider,	Talley,
Bond,	Fouts,	Lentz,	Taylor,
Brown,	Freeman,	Lytle,	Walsh,
Burns,	Gordon, of Brown,	McFarland,	Weaver,
Carpenter,	Gorrell,	Matthews,	Wenner,
Carson,	Graham,	Miller, of Fulton,	Wildermuth—65.
Chester,	of Licking,		

So the bill passed.

The title was agreed to.

**S. B. No. 174** — Mr. Whittemore, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Robins moved to amend as follows:

In line 9 strike out the words "two hundred and fifty".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 63, nays 4, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Green,	Mulcahy,
Atkinson,	Comings,	Greve,	Robins,
Backowski,	Cookston,	Griswold,	Robinson,
Baker,	Crosser,	Harter,	Scott,
Banker,	Dodge,	Helfrich,	Silver,
Beetham,	Donahay,	Hinchey,	Spidel,
Benner,	Drury,	Hopple,	Stokes,
Besaw,	Dunn,	Huber,	Stump,
Billingslea,	Dunspaugh,	Johnston,	Swedersky,
Bing,	Emery,	Jones, of Trumbull,	Talley,
Bishop,	Foster,	Kay,	Taylor,
Blauser,	Fouts,	Lytle,	Walsh,
Bond,	Freeman,	McFarland,	Weaver,
Burns,	Gordon, of Logan,	Matthews,	Wenner,
Carson,	Gorrell,	Miller, of Fulton,	Wildermuth—63.
Chester,	Graham,	Morris,	
	of Muskingum,		

Those voting in the negative were: Messrs. Carpenter, Kreider, McCoy and Pearson.

So the bill passed.

The title was agreed to.

**H. B. No. 506** — Mr. Foster, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Dodge,	Harter,	Mulcahy,
Beetham,	Donahay,	Hastings,	Pearson,
Benner,	Drury,	Hatch,	Reynolds, Tom,
Besaw,	Dunn,	Hopple,	Robins,
Billingslea,	Emery,	Johnston,	Russell,
Bing,	Faris,	Jones, of Trumbull,	Scott,
Blauser,	Foster,	Kay,	Silver,
Bond,	Fouts,	King,	Smith,
Bryson,	Freeman,	Kreider,	Spidel,
Burns,	Gordon, of Brown,	Lawyer,	Stokes,
Carpenter,	Gordon, of Logan,	Lentz,	Stump,
Carson,	Gorrell,	Lytle,	Swedersky,
Cochrun,	Graham,	McCoy,	Talley,
Comings,	of Licking,	McFarland,	Taylor,
Cookston,	Graham,	McKay,	Thompson,
Copeland,	of Muskingum,	Matthews,	Walsh,
Crabbe,	Green,	Miller, of Fulton,	Weaver,
Crosser,	Griswold,	Miller, of Stark,	Wenner,
Davis,	Halstead,	Morris,	Wildermuth—75.
Dildine,			

So the bill passed.

The title was agreed to.

**Am. H. B. No. 217** — Mr. Waterston, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Crosser,	Griswold,	Mulcahy,
Backowski,	Davis,	Halstead,	Myers,
Banker,	Denune,	Harter,	Pearson,
Beetham,	Dodge,	Hatch,	Reynolds, Tom,
Benner,	Donahay,	Hopple,	Robinson,
Besaw,	Drury,	Johnston,	Scott,
Bing,	Dunn,	Jones, of Trumbull,	Shy,
Blauser,	Emery,	Kay,	Silver,
Bryson,	Foster,	Kreider,	Smith,
Burns,	Fouts,	Lawyer,	Spidel,
Chester,	Freeman,	Lentz,	Swedersky,
Cochrun,	Gordon, of Brown,	McCoy,	Talley,
Comings,	Gordon, of Logan,	McFarland,	Taylor,
Cookston,	Gorrell,	Matthews,	Thompson,
Copeland,	Graham,	Miller, of Fulton,	Walsh,
Cowan,	of Muskingum,	Miller, of Stark,	Wildermuth—66.
Crabbe,	Green,	Morris,	

So the bill passed.

The title was agreed to.

**S. B. No. 124** — Mr. Norris, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Denune,	Griswold,	Reynolds, Tom,
Backowski,	Dildine,	Harter,	Robins,
Banker,	Dodge,	Hopple,	Robinson,
Beetham,	Donahay,	Johnston,	Scott,
Benner,	Drury,	Kay,	Shy,
Bing,	Dunn,	Lentz,	Silver,
Blauser,	Emery,	Lytle,	Smith,
Bryson,	Federman,	McCoy,	Spidel,
Burns,	Fouts,	McFarland,	Stump,
Chester,	Freeman,	McKay,	Swedersky,
Cochrun,	Gordon, of Brown,	Miller, of Fulton,	Talley,
Comings,	Gordon, of Logan,	Miller, of Stark,	Taylor,
Cookston,	Gorrell,	Morris,	Thompson,
Copeland,	Graham,	Mulcahy,	Waterston,
Cowan,	of Muskingum,	Myers,	Weaver,
Crabbe,	Green,	Pearson,	Wildermuth—65.
Davis,	Greve,		

So the bill passed.

The title was agreed to.

**S. B. No. 128** — Mr. Miller, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 63, nays none. as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Cookston,	Emery,	Greve,
Backowski,	Copeland,	Federman,	Halstead,
Banker,	Cowan,	Foster,	Harter,
Beetham,	Crabbe,	Freeman,	Hopple,
Benner,	Davis,	Gordon, of Logan,	Johnston,
Besaw,	Denune,	Gorrell,	Jones, of Trumbull,
Billingslea,	Dildine,	Graham,	Kreider,
Bing,	Dodge,	of Licking,	Lentz,
Bond,	Donahay,	Graham,	Lytle,
Burns,	Drury,	of Muskingum,	McFarland,
Comings,	Dunn,	Green,	Matthews,



Those voting in the affirmative are: Messrs. — Concluded.

Miller, of Fulton,	Pearson,	Spidel,	Taylor,
Miller, of Stark,	Reynolds, Tom,	Smith,	Thompson,
Morris,	Robins,	Stump,	Walsh,
Moyer,	Robinson,	Swedersky,	Weaver,
Mulcahy,	Silver,	Talley,	Wildermuth—63.
Myers,			

So the bill passed.

The title was agreed to.

**H. B. No. 395** — Mr. Bond, was taken up and read the third time. Mr. Bond moved to amend as follows:

In line 4 strike out "sowrn" and insert "sworn".

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Crabbe,	Green,	Moyer,
Banker,	Davis,	Greve,	Mulcahy,
Beetham,	Denune,	Halstead,	Myers,
Benner,	Dildine,	Harter,	Pearson,
Besaw,	Donahay,	Hastings,	Reynolds, Tom,
Billingslea,	Drury,	Hopple,	Robinson,
Bing,	Dunn,	Johnston,	Silver,
Bishop,	Dunspaugh,	Jones, of Trumbull,	Smith,
Blauser,	Emery,	King,	Spidel,
Bond,	Federman,	Kreider,	Stump,
Bryson,	Fouts,	Lawyer,	Swedersky,
Burns,	Gordon, of Logan,	Lentz,	Talley,
Chester,	Gorrell,	Lytel,	Taylor,
Cochrun,	Graham,	McFarland,	Walsh,
Comings,	of Licking,	Matthews,	Weaver,
Cookston,	Graham,	Miller, of Fulton,	Wenner,
Copeland,	of Muskingum,	Morris,	Wildermuth—67.
Cowan,			

So the bill passed.

The title was agreed to.

Mr. Morris moved that **Sub. H. B. No. 450** — Mr. Hughes, be made a special order for May 6th, at 3:30 o'clock p. m.

The motion was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 463** — Mr. Myers.

To amend sections 2433, 2434 and 2446 of the General Code relating to the acquirement of land for public buildings by county commissioners.

**H. B. No. 397** — Mr. Wenner.

To amend sections 367-2, 367-5 and 367-6 of the General Code, relative to the powers and duties of the state board of education relative to vocational education.

Attest:

W. E. HALLEY,  
Clerk.

The speaker appointed as one of the managers on the part of the House on the committee of Conference on matters of difference between the two houses on **S. B. No. 45** — Mr. Parrett, Mr. Dildine, to serve in place of Mr. Dunn.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 169** — Mr. Archer.

Relative to the giving of notice regarding amendments to articles of corporation and to repeal section 8722 of the General Code.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 225** — Mr. Scott.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 96** — Mr. Beebe.

Attest:

W. E. HALLEY,  
Clerk.

On motion of Mr. Beetham the House recessed until 5 o'clock p. m., Monday, May 5th, 1919.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Monday, May 5th, 1919, 5:00 o'clock p. m.**

The House met pursuant to recess.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then passed to the first order of business, being reports of standing committees.

None were submitted.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 536** — Mr. King.

Making general appropriations for the fiscal years beginning July 1st, 1919.

On motion of Mr. King, the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **H. B. No. 536** — Mr. King, was read the second time by its title.

On motion of Mr. King, the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **H. B. No. 536**, was ordered engrossed at the Clerk's desk and ordered printed and placed on the calendar.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**Am. S. B. No. 87** — Mr. Lloyd.

To authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase and erect a children's home for Franklin county.

**S. B. No. 57** — Mr. Agnew.

To amend section 7681 (as amended March 7, 1917, volume 107, O. L., page 62) of the General Code, relating to children's homes.

**Am. S. B. No. 58** — Mr. Miller.

To regulate private employment agencies and to repeal sections 886, 887, 888, 889, 890, 891, 892, 893, 894, 895 and 896 of the General Code.

**S. B. No. 49** — Mr. Parrett.

To supplement section 12512 of the General Code by the enactment of section 12512-1 to make it unlawful to tamper with fire hydrants, pipes, mains, meters and other water works property.

**S. B. No. 43** — Mr. Whittemore.

To amend section 7620 of the General Code, relating to the powers and duties of the boards of education.

**Sub. S. B. No. 96** — Mr. Beebe.

To amend section 2252-1 of the General Code, relative to extra compensation of judges where probate and common pleas courts have been combined.

**Am. S. J. R. No. 31** — Joint Committee on Taxation.

Joint resolution proposing to amend Article XII, Section 2 of the constitution of the state of Ohio, relative to the classification of property for the purpose of taxation.

**S. J. R. No. 43** — Mr. Miller.

Authorizing payment of expenses of members of the joint committee which welcomed the returning soldiers of the 37th division under authority of Senate Joint Resolution No. 34.

**S. J. R. No. 45** — Mr. Davis.

Relative to welcome to be extended to the 166th regiment on its return to New York City.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
TOM W. JONES,  
J. E. HOLDEN,

C. F. McCOY,  
HENRY EVANS,  
HERBERT L. JONES,

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.



Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**Am. S. B. No. 63** — Mr. Jones, of Meigs.

Providing for the publication and distribution of the roster of Ohio soldiers, sailors and marines engaged in the war with the central powers of Europe.

**Am. S. B. No. 47** — Mr. Davis.

To authorize the formation and reorganization of corporations with common stock without par value.

**S. J. R. No. 41** — Mr. Whittemore.

Relative to adjournment.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
TOM W. JONES,  
J. E. HOLDEN,

C. F. McCOY,  
HENRY EVANS,  
HERBERT L. JONES.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 537** — Mr. Pearson.

Giving the councils power and authority to permit the use of a reasonable portion of any public park in any city for Chautauqua Assembly purposes, and regulating matters connected therewith.

On motion of Mr. Pearson the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **H. B. No. 537** — Mr. Pearson, was read the second time by its title.

On motion of Mr. Pearson the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **H. B. No. 537** was ordered engrossed at the Clerk's desk and read the third time.

The question being, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 18, after the word "improvements", strike out the words "or charitable purposes".

The motion was not agreed to.

Mr. Evans moved that further consideration of said bill be deferred until tomorrow.

The motion was agreed to.

**H. B. No. 538** — Mr. Lustig.

For the relief of John J. Boyle, county treasurer of Cuyahoga county.

On motion of Mr. Lustig the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 538** — Mr. Lustig, was read the second time by its title.

On motion of Mr. Lustig the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 538** — Mr. Lustig, was engrossed at the Clerk's desk and ordered placed on the calendar for tomorrow.

**H. B. No. 539** — Mr. King.

To make sundry and supplementary appropriations for the remainder of the current fiscal year.

On motion of Mr. King the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 539** — Mr. King, was read the second time by its title and referred to the committee on Appropriations and Finance.

**H. B. No. 540** — Mr. Robins.

To amend section 12805 of the General Code, to provide penalty for disorderly conduct at militia encampment and military cantonment.

On motion of Mr. Robins the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 540** — Mr. Robins, was read the second time by its title.

On motion of Mr. Robins the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 540** — Mr. Robins, was engrossed at the Clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Graham,	Morris,
Atkinson,	Cookston,	of Muskingum,	Mulcahy,
Baker,	Copeland,	Griswold,	Myers,
Barnes,	Crabbe,	Hatch,	Pearson,
Beetham,	Crosser,	Hinchey,	Reynolds, Jas. A.,
Benner,	Denune,	Hopple,	Robins,
Besaw,	Dildine,	Huber,	Robinson,
Billingslea,	Dodge,	Johnston,	Scott,
Bishop,	Donahay,	Jones, of Hamilton,	Shy,
Blauser,	Drury,	Jones, of Trumbull,	Smith,
Bond,	Dunn,	Kay,	Stokes,
Brach,	Dunspaugh,	King,	Stump,
Bryson,	Emery,	Kreider,	Swedersky,
Burns,	Entemann,	Lawyer,	Talley,
Cable,	Evans,	Lentz,	Taylor,
Carpenter,	Federman,	Lustig,	Thompson,
Carson,	Foster,	Lytle,	Weaver,
Chester,	Fouts,	McCoy,	Wenner,
Clark,	Gardner,	McKay,	Wiest,
Cochrun,	Gordon, of Logan,	Madden,	Wildermuth,
	Gorrell,	Matthews,	Winter — 82.

So the bill passed.

Mr. Robins moved to amend as follows:

Strike out all the title after the word "code", and insert in lieu thereof the following:

"to provide penalty for disorderly conduct at militia encampment and military cantonment."

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

Mr. Kay moved that **H. B. No. 429** — Mr. Wise, be placed on the calendar.

The motion was agreed to.

On motion of Mr. Hopple the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 178** — Mr. Agnew, was taken up out of its order and read the second time by its title and ordered placed on the calendar.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 541** — Mr. Scott.

To license and regulate the business of buying the United States bonds known as Victory Liberty Loan Notes and Liberty Loan Bonds.

On motion of Mr. Scott the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 541** — Mr. Scott, was read the second time by its title.

Mr. Scott moved that said bill be ordered printed and referred to the committee on Banks and Banking.

The motion was agreed to.

**H. B. No. 542** — Mr. Dunn.

To amend section 6351 of the General Code, relative to fees from discharged soldiers and sailors for vendors licenses.

On motion of Mr. Dunn the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **H. B. No. 542** — Mr. Dunn, was read the second time by its title.

On motion of Mr. Dunn the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **H. B. No. 542** — Mr. Dunn, was engrossed at the Clerk's desk and ordered placed on the calendar.

By unanimous consent Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 168** — Mr. Ake, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
ARTHUR E. JONES,  
E. L. DONAHAY,  
CHAS. S. KAY,

GEO. S. MYERS,  
W. E. WENNER,  
H. B. MADDEN,  
SYLVESTER SPIDEL.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

• MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 420** — Mr. Chester.

To authorize the superintendent of public works to lease, subject to the approval of the governor and attorney general, certain state lands in the city of Defiance, Ohio, to the owners of existing leases thereon.

With the following amendment in which the concurrence of the House is requested:

In line 3 after the word "He" insert the word "is".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Chester moved that the rules be suspended and consideration of the Senate amendment be taken up.

The motion was agreed to.



The question being, "Shall the Senate amendment be concurred in?"  
The yeas and nays were taken, and resulted — yeas 80, nays none,  
as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Griswold,	Pearson,
Atkinson,	Crosser,	Hatch,	Robins,
Barnes,	Denune,	Hinchey,	Robinson,
Beetham,	Dildine,	Hopple,	Scott,
Benner,	Dodge,	Huber,	Shy,
Besaw,	Donahay,	Johnston,	Smith,
Billingslea,	Drury,	Jones, of Hamilton,	Spidel,
Bing,	Dunn,	Jones of Trumbull,	Stump,
Bishop,	Dunspaugh,	Kay,	Swedersky,
Blauser,	Emery,	King,	Talley,
Bond,	Entemann,	Kreider,	Taylor,
Bryson,	Evans,	Lawyer,	Thompson,
Burns,	Faris,	Lentz,	Walsh,
Cable,	Federman,	Lustig,	Weaver,
Carson,	Foster,	Lytle,	Wenner,
Chester,	Fouts,	McKay,	Wiest,
Clark,	Gardner,	Madden,	Wildermuth,
Cochrun,	Gordon, of Logan,	Matthews,	Winter,
Comings,	Gorrell,	Mulcahy,	York — 80.
Cookston,	Graham,	Myers,	
Copeland,	of Muskingum,		

The Senate amendment was concurred in.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 141** — Mr. Ritter.

Relative to the officers and employes of the Ohio Soldiers' and Sailors' Orphans' Home.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

The Speaker handed down the following communications from the governor:

To the General Assembly:

I respectfully return to you **H. B. No. 196** with my disapproval.

A thing to be guarded against is duplication of governmental activities and I very much fear that this bill would encourage what ought to be avoided in that respect.

JAMES M. COX,  
Governor.

On motion of Mr. Beetham further consideration of said communication was deferred.

To the General Assembly:

I respectfully return **H. B. No. 43** which amends section 4715 of the General Code, with my disapproval.

When we reflect upon the financial condition of many of the school districts in the state, prudence would seem to suggest that burdens should be diminished rather than added to.

JAMES M. COX,  
Governor.

On motion of Mr. Beetham further consideration of said communication was deferred.

The House then passed to the second order of business, being resolutions and motions.

Mr. Wiest offered the following resolution.

**H. J. R. No. 59** — Mr. Wiest.

Relative to a single standard of time for the state.

WHEREAS, The Federal Railroad Administration at the request of the Interstate Commerce Commission has extended Eastern time to all railroads and stations in the state east of the line of the Hocking Valley Railroad and the Sandusky Short Line of the Pennsylvania Railroad; and

WHEREAS, This extension of Eastern time together with the extra hour of daylight provided for by an act of Congress for the summer months means a difference in time of two hours for the people of the eastern half of the state; and

WHEREAS, Some cities in the state have changed their time to conform with that of the railroads and some have refused and much confusion has resulted from the various standards of time being used; therefore,

*Be it resolved by the General Assembly of the State of Ohio,* That the Federal Railroad Administration in conjunction with the Interstate Commerce Commission be requested to take whatever action may be necessary to provide central standard time on the railroads of the state,

*Be it further resolved,* That a copy of this resolution be forwarded to each of the Federal bodies before mentioned.

The resolution was laid over under the rule.

**6:30 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until one o'clock p. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, May 6th, 1919, 1:00 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Rev. W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Comings moved that **H. B. No. 462** — Mr. Comings, be taken up out of its order on the calendar and considered now.

The motion was agreed to and said bill was read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bing,	Brannon,	Comings,
Baker,	Blauser,	Bryson,	Cookston,
Barnes,	Bliss,	Burns,	Copeland,
Beetham,	Bond,	Carson,	Crabbe,
Benner,	Bonser,	Clark,	Denune,
Billingslea,	Brach,	Cochrun,	Dildine,

Those voting in the affirmative are: Messrs. — Concluded.

Dodge,	Graham,	Kilbane,	Robinson,
Donahay,	of Muskingum,	Kreider,	Shy,
Drury,	Green,	Lawyer,	Smith,
Dunspaugh,	Griswold,	Lentz,	Spidel,
Emery,	Halstead,	Lonz,	Stokes,
Entemann,	Hastings,	Luchsinger,	Swedersky,
Evans,	Hatch,	McCoy,	Waterston,
Foster,	Hooley,	Madden,	Weaver,
Fouts,	Hoover,	Miller, of Fulton,	Wenner,
Freeman,	Hopple,	Morris,	Wiest,
Gordon, of Logan,	Huber,	Myers,	Wildermuth,
Gorrell,	Jones, of Trumbull,	Pearson,	York — 71.

So the bill passed.

The title was agreed to.

Mr. Pearson moved that **H. B. No. 537** — Mr. Pearson, which had previously been read the third time and further consideration of which had been deferred until today, be now taken up and considered.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. Stokes moved to amend as follows:

Strike out all of line 3, being the following words and figures:

"And not having less than 13,200 by the federal census of 1910."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	Miller, of Fulton,
Atkinson,	Copeland,	of Muskingum,	Morris,
Backowski,	Crabbe,	Green,	Pearson,
Barnes,	Davis,	Griswold,	Reynolds, Tom,
Beaty,	Dildine,	Halstead,	Robinson,
Beetham,	Dodge,	Hatch,	Russell,
Benner,	Donahay,	Hopple,	Schellhorn,
Bing,	Drury,	Jones, of Trumbull,	Shy,
Bishop,	Dunn,	Kilbane,	Smith,
Blauser,	Dunspaugh,	Kreider,	Stokes,
Bond,	Emery,	Lawyer,	Stump,
Bonser,	Faris,	Lentz,	Swedersky,
Burns,	Foster,	Lonz,	Waterston,
Cable,	Fouts,	Luchsinger,	Weaver,
Chester,	Gardner,	Lustig,	Wenner,
Clark,	Gordon, of Brown,	Lytle,	Wiest,
Cochrun,	Gordon, of Logan,	McCoy,	Wildermuth,
Comings,	Gorrell,	Madden,	York — 71.

So the bill passed.

The title was agreed to.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 141** — Mr. Ritter, was read the second time by its title and ordered placed on the calendar.

Mr. Beetham moved that the following bills be adopted as the special calendar for today:

**S. B. No. 91** — Mr. O'Brien.

**H. B. No. 357** — Mr. Griswold.

**S. B. No. 88** — Mr. Lloyd.



**H. B. No. 349** — Mr. Wenner.

**S. B. No. 136** — Mr. Lloyd.

**H. B. No. 409** — Mr. Spidel.

**S. B. No. 141** — Mr. Ritter.

**H. B. No. 361** — Mr. Dunspaugh.

**H. B. No. 362** — Mr. Dunspaugh.

**S. B. No. 162** — Mr. Miller.

**H. B. No. 507** — Mr. Atkinson.

**S. B. No. 178** — Mr. Agnew.

**S. B. No. 149** — Mr. Norris.

The motion was agreed to.

Mr. Beetham moved that **S. B. No. 91** — Mr. O'Brien, be informally passed and that it retain its place on the calendar.

The motion was agreed to.

Mr. Griswold moved that the vote whereby **S. B. No. 100** — Mr. Berry, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

**H. B. No. 357** — Mr. Griswold, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Copeland moved that further consideration of said bill be deferred until tomorrow.

Mr. Gorrell moved to amend the above motion by substituting the word "indefinitely" for "tomorrow".

The motion to amend was not agreed to.

The question recurring on the motion of Mr. Copeland.

The motion was agreed to.

**S. B. No. 88** — Mr. Lloyd, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Gordon, of Brown,	Matthews,
Atkinson,	Cookston,	Gorrell,	Miller, of Fulton,
Backowski,	Crabbe,	Graham,	Morris,
Baker,	Davis,	of Muskingum,	Mulcahy,
Banker,	Denune,	Green,	Myers,
Barnes,	Dodge,	Halstead,	Pearson,
Beaty,	Donahay,	Hastings,	Pugh,
Beetham,	Drury,	Hoover,	Robinson,
Benner,	Dunn,	Hopple,	Russell,
Bing,	Dunspaugh,	Jones, of Hamilton,	Shy,
Blauser,	Emery,	Jones, of Trumbull,	Smith,
Bond,	Entemann,	Kay,	Spidel,
Bonser,	Evans,	Kilbane,	Swedersky,
Brach,	Faris,	Kreider,	Waterston,
Brannon,	Foster,	Luchsinger,	Wenner,
Bryson,	Freeman,	Lustig,	Wildermuth,
Cable,	Gardner,	Lytle,	York — 68.
Cochrun,			

So the bill passed.

The title was agreed to.

Mr. Dunspaugh demanded a call of the House, which was duly seconded, taken, and 99 members answered to their names.

The absentees are: Messrs.

Backowski,	Dildine,	Jones, of Hamilton,	Schelhorn,
Banker,	Fouts,	Lawyer,	Silver,
Bond,	Gardner,	McCoy,	Walsh,
Burns,	Halstead,	Matthews,	Weaver,
Chester,	Hughes,	Miller, of Stark,	Wiest,
Davis,	Johnston,	Moyer,	Winter,
Delehanty,			

The Speaker directed the sergeant-at-arms to dispatch messengers for the absentees.

On motion of Mr. Dunspaugh further proceedings under the call were dispensed with.

2:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of **S. B. No. 66** — Mr. Davis.

Said bill having previously been read the third time was taken up.

The question being, "Shall the bill pass?"

Mr. Jones of Trumbull moved to amend as follows:

In Sec. 2, line 43, strike out the words "or any judge thereof in vacation".

In line 126, after the period insert the following: "And further, he shall also cause such notices to be served personally upon the clerk of each political sub-division within the proposed district".

Sec. 8, beginning with line 191, amended to read as follows:

#### APPOINTMENT OF DIRECTORS.

Within thirty days after entering the decree incorporating said district, provided said district is wholly within one county, the court shall appoint one person who shall be a resident free holder within the district as a director of the district for a term of five years from the date of his appointment. Provided further, that in case said district is composed of more than one county, or part thereof, then each county shall be entitled to one director who shall be a resident freeholder of such county. In no event shall there be more than one director for each county. The court shall fill all vacancies which may occur in the office of director or directors.

Sec. 9 shall be amended to read as follows:

#### DIRECTOR OR BOARD OF DIRECTORS TO ORGANIZE.

Each director before entering upon his official duties shall take and subscribe to an oath, before an officer duly authorized to administer oaths, that he will honestly, faithfully and impartially perform the duties of his office, and that he will not be interested directly or indirectly in any contract let for the purpose of carrying out any of the provisions of this act; and said oath shall be filed in the office of the clerk of courts in the county from which he was appointed. In the event there is but one director, upon taking oath, he shall select some suitable person as secretary; in the event there is more than one director, they shall, upon taking oath, choose one of their number as president of the board and shall elect some suitable person as secretary, who may or may not be a member of said board. Such director or board shall adopt a seal, and shall keep in a well bound book a record of all proceedings, minutes of all meetings, certificates of contracts, bonds given by employees and

all corporate acts, which shall be open to the inspection of all owners of property in the district as well as all other interested parties or persons. In the event that the district is composed of an even number of counties or parts thereof and the directors of said district find themselves unable to agree on any question pertaining to or in connection with their operation or management of said district then, and in such event, at the request of any director, another person from within or without the district shall be appointed director temporarily by the court of the district as organized under section 2 of this act; and such temporary director shall serve as a member of such board of directors until the question in dispute has been satisfactorily adjusted. Compensation for said director shall be fixed by the appointing court.

After line 40, insert; Wherever the term "board of directors" or term "directors" is used in this act said term or terms shall be taken to apply to the duties of one director in a district lying wholly within one county.

In Sec. 12, line 242, strike out the words "sewer and drain".

In line 244, strike out the words "other sewerage improvements".

Line 510, Sec. 25, after the word "district" insert the following: "Provided further, that no two of said appraisers shall be residents of the same county".

Sec. 44, line 918, after the word taxation insert the following: "and provided further, that in no event shall the levy exceed in or for any one year, five-tenths of one per cent of said appraised valuation."

Sec. 67 to be amended and supplemented to read as follows: "Officials removed for or without cause. Any director, appraiser or other officer or employee of any district organized under this act may be removed for or without cause, at any time by the authority appointing him or them".

The motion was agreed to and the bill so amended.

The question recurring, "Shall the bill pass?"

Mr. Barnes moved to amend as follows:

In line 1339 after the period strike out the remainder of the line and strike out all of lines 1340 and 1341 and substitute therefor the words "The bureau of inspection and supervision of public offices shall inspect and supervise the accounts and reports of the district and all laws pertaining to said bureau shall be applicable to such inspection and supervision."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Morris moved to amend as follows:

In line 207 after "appointed" insert "Each director shall give a good and sufficient bond for the faithful and honest performance of his duties."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

3:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of **Sub. H. B. No. 450** — Mr. Hughes.

The question recurring on the passage of **S. B. No. 66** — Mr. Davis.

Mr. Green demanded the previous question, which was duly seconded.



The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 72, nays 30, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Burns,	Gardner,	Matthews,
Atkinson,	Carpenter,	Green,	Morris,
Backowski,	Comings,	Greve,	Mulcahy,
Baker,	Copeland,	Halstead,	Myers,
Banker,	Cowan,	Hastings,	Pugh,
Barnes,	Crabbe,	Helfrich,	Reynolds, Jas. A.,
Beaty,	Crosser,	Hinchey,	Reynolds, Tom,
Beetham,	Delehanty,	Hoover,	Shy,
Benner,	Denune,	Hopple,	Smith,
Besaw,	Dildine,	Johnston,	Spidel,
Billingslea,	Dodge,	Jones, of Hamilton,	Stokes,
Bing,	Donahay,	Jones, of Trumbull,	Stump,
Bishop,	Drury,	Kay,	Swedersky,
Blauser,	Dunspaugh,	Kilbane,	Talley,
Bonser,	Emery,	Luchsinger,	Thompson,
Brach,	Entemann,	Lustig,	Wenner,
Brannon,	Evans,	Lytle,	Winter,
Brown,	Foster,	Madden,	York — 72.

Those voting in the negative are: Messrs.

Bliss,	Freeman,	Kreider,	Robinson,
Bond,	Gordon, of Brown,	Lawyer,	Schelhorn,
Cable,	Gordon, of Logan,	Lentz,	Scott,
Carson,	Graham,	McCoy,	Taylor,
Chester,	of Licking,	McKay,	Waterston,
Cochrun,	Griswold,	Miller, of Fulton,	Wiest,
Cookston,	Hatch,	Pearson,	Wildermuth—30.
Davis,	Hooley,	Robins,	

So the bill passed.

Mr. Green moved to amend the title as follows:

In line 4 of the title strike out "and" and insert in lieu thereof a comma.

In line 4 after "sanitation" insert "and water supply".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 406** — Mr. Freeman.

To amend sections 7730, 7595-1 and 7595-2 of the General Code and to supplement the same with sections 7594-1, 7595-3, 7595-4 and 7595-5 of the General Code, relating to state aid to weak school districts.

**H. B. No. 358** — Mr. Federman.

To provide an additional institution for the custody and care of the feeble-minded and to make appropriation therefor.

**H. B. No. 323** — Mr. Miller, of Stark.

Granting permission to The Massillon Electric and Gas Company to construct a transmission line across state property, being part of sections 19, 20, 21, 22, 27, 28, 29 and 30, in Perry township, Stark county, Ohio.

**H. B. No. 346** — Mr. Swedersky.

To provide penalties for the use of salamanders or other coke-burners giving off obnoxious or injurious gases in enclosures where persons work or are employed.

**H. B. No. 22** — Mr. Evans.

To amend sections 2967 and 2968 of the General Code, relative to increasing the amount that may be allowed for the relief of the needy blind.

**H. B. No. 345** — Mr. Robins.

To amend sections 1643, 1672 and 3093 of the General Code, relative to guardianship of children.

**H. B. No. 474** — Mr. Silver.

To amend sections 9880, 9880-1, 9881, 9882, 9884, 9894 and 9899 and to add supplementary sections 9884-1 to 9884-4 inclusive, and to repeal sections 9880-1, 9883, 9911, 9914 and 9915 of the General Code, relative to county agricultural societies.

JOHN E. BARNES,  
HENRY EVANS,  
HERBERT L. JONES,  
CARL V. BEEBE,

ROBERT J. O'BRIEN,  
CHAS. A. WHITE,  
THOMAS W. LATHAM.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 440** — Mr. Winter.

To amend section 660 of the General Code relating to the licensing of solicitors and adjusters of insurance companies not authorized to transact business in the state of Ohio.

**H. B. No. 424** — Mr. Dunsbaugh.

To amend sections 1465-45, 1465-47, 1465-48, 1465-49, 1465-53, 1465-54, 1465-55, 1465-60, 1465-61, 1465-69, 1465-79, 1465-80, 1465-82, 1465-83, 1465-90, 1465-93, 1465-94, 1465-95 and to supplement section 1465-72 of the General Code of Ohio, by the enactment of section 1465-72a, relating to workmen's compensation.

**H. B. No. 320** — Mr. Matthews.

To establish a municipal court for the city of Portsmouth, Scioto county, Ohio, and fix the jurisdiction thereof, providing for a judge thereof and other necessary officers and define their duties, and to repeal sections 14719 and 14720 of the General Code, relating to, the police court of the city of Portsmouth.

**H. B. No. 359** — Mr. Freeman.

To provide a state-wide retirement system for teachers in schools supported wholly or in part by public funds.

**H. B. No. 378** — Mr. Alban.

To fix standards for Climax baskets, small fruit baskets, hampers and round stave baskets for fruits and vegetables, and to repeal section 13108 of the General Code.

**H. B. No. 24** — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the enforcement of such prohibition, and to repeal all sections of the General Code, and acts inconsistent herewith.

**H. B. No. 387** — Mr. Walsh.

To amend sections 2976-1 and 2967-7 of the General Code and to supplement section 2976-10c of the General Code by the enactment of sections 2976-10d, 2976-10e, 2976-10f, 2976-10g, 2976-10h and 2976-10i relating to park districts and providing for the annexation of territory thereto, for the sale of lands, for the levying of taxes, for the issue of bonds and conferring certain police powers upon boards of park commissioners.

JOHN E. BARNES,  
HENRY EVANS,  
HERBERT L. JONES,  
ROBERT J. O'BRIEN,

CHAS. A. WHITE  
THOMAS W. LATHAM,  
CARL V. BEEBE.

The Speaker of the House, in the presence of the House, signed said bills.

**3:45 o'clock p. m.**

Attention of the House was again called to the special order for 3:30 o'clock p. m., being consideration of **Sub. H. B. No. 450** — Mr. Hughes.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Crosser,	of Licking,	Miller, of Fulton,
Beetham,	Davis,	Graham,	Miller, of Stark,
Benner,	Delehanty,	of Muskingum,	Morris,
Besaw,	Denune,	Griswold,	Mulcahy,
Bing,	Dodge,	Hastings,	Myers,
Blauser,	Donahay,	Hatch,	Pugh,
Bonser,	Drury,	Hinchey,	Robins,
Brach,	Dunn,	Huber,	Schellhorn,
Brannon,	Dunspaugh,	Johnston,	Spidel,
Bryson,	Emery,	Jones, of Hamilton,	Stokes,
Cable,	Entemann,	Kilbane,	Stump,
Carpenter,	Evans,	Kreider,	Swedersky,
Carson,	Faris,	Lentz,	Taylor,
Clark,	Federman,	Luchsinger,	Thompson,
Cochrun,	Fouts,	Lustig,	Wenner,
Comings,	Freeman,	Lytle,	Wiest,
Cookston,	Gordon, of Brown,	McCoy,	Wildermuth,
Copeland,	Gordon, of Logan,	Madden,	Wise — 73.
Crabbe,	Graham,	Matthews,	

Mr. Scott voted in the negative.

So the bill passed.

The title was agreed to.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**H. B. No. 477** — Mr. Freeman.

Defining the crime of criminal syndicalism and prescribing punishment therefor.

**H. B. No. 315** — Mr. Emery.

To authorize the governor to convey to the village of Hicksville, De-fiance county, Ohio, certain land located therein.



**H. B. No. 143** — Mr. Wise.

To amend sections 50, 276 and 1981 of the General Code, relative to transportation expenses of public officials.

**H. B. No. 132** — Mr. Wise.

To amend sections 5707, 5751, 6251 and 6254 and to repeal sections 6534, 10801 of the General Code, relative to the rates and publication of legal advertising.

**H. B. No. 104** — Mr. Jones, of Trumbull.

Providing for the granting of badges of honor to the Ohio soldiers and sailors who served in the world war of 1917-1919, the Spanish-American war of 1898 and 1899, and surviving soldiers and sailors who served in the armies of the United States in the Civil war.

**H. J. R. No. 54** — Mr. Cowan.

Relative to paying expenses of members of the Appropriations and Finance committees during the recess.

**H. J. R. No. 44** — Mr. Burns.

Relative to lost rolls of three months troops.

**H. J. R. No. 52** — Mr. Denune.

Of respect for the soldiers of Ohio, living and dead.

**H. B. No. 79** — Mr. Brach.

To amend sections 1579-282, 1579-286, 1579-288, 1579-293, 1579-295, 1579-296, 1579-297, 1579-301, 1579-307, 1579-308, 1579-311, 1579-312, 1579-313, 1579-314, 1579-318, 1579-319, 1579-320, 1579-321, 1579-322, 1579-324 and 1579-326 of the General Code (107 O. L. 704) relating to the establishment of a municipal court in the city of Toledo.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
TOM W. JONES,

C. F. McCOY,  
H. L. JONES,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 257** — Mr. Bryson.

To further supplement section 9921 by the addition of supplementary section 9921-6 of the General Code, authorizing the employment of home demonstration agents in the several counties of the state, and providing for the further development of agriculture.

**H. B. No. 182** — Mr. Gordon, of Logan.

To amend sections 4744-2, 7654-1, 7654-2, 7654-3, 7654-4 and 7654-5 of the General Code, relative to county normal schools.

**H. B. No. 305** — Mr. Chester.

To amend sections 3128, 3130, 3131, 3132, 3133, 3134, 3136 and 3137 of the General Code, relative to the erection and maintenance of county hospitals,

**H. B. No. 510** — Mr. Miller, of Stark.

To establish a municipal court for the city of Massillon, Stark county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

**H. B. No. 259** — Mr. Winter.

Providing for the construction, maintenance and inspection by the state fire marshal of dry cleaning and dry dyeing buildings and establishments and providing a penalty for the violation thereof.

**H. B. No. 403** — Mr. Harter.

To supplement section 3141 of the General Code by the enactment of section 3141-1 and to amend sections 3147, 3153-1, 3153-2, 3153-3 and 3153-6 of the General Code, relating to hospitals for tuberculosis.

**H. B. No. 281** — Mr. Evans.

To amend sections 6602-1, 6602-4, 6602-8b and 6602-8h of the General Code, relative to county sewer districts.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
TOM W. JONES.

C. F. McCOY,  
H. L. JONES,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**H. B. No. 280** — Mr. Evans.

To amend sections 6602-17, 6602-20, 6602-26 and 6602-32 of the General Code, relative to water supply and waterworks systems in county sewer districts.

**H. B. No. 61** — Mr. Taylor.

To supplement section 2421 of the General Code, by the addition of supplemental section 2421-1, empowering the board of county commissioners to turn over to a municipality part of the county bridge fund levied upon property within said municipality.

**H. B. No. 484** — Mr. Gardner.

To amend section 5966 of the General Code, relating to actions at law in betting.

**H. B. No. 488** — Mr. Bonser.

To provide for the acquisition of the land upon which the tomb of William H. Harrison is situate and to establish a commission to care for same.

**H. B. No. 178** — Mr. Federman.

Releasing the city of Cincinnati from payment of rental provided for in leases of part of the Miami and Erie canal executed under authority of the act passed May 15th, 1911 (102 Ohio Laws 168), and the

act passed May 17, 1915, (106 Ohio Laws 293) from March 31, 1919, to March 31, 1925.

**H. J. R. No. 45** — Mr. Myers.

Relative to the rights of the Jewish people.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
TOM W. JONES,

C. F. McCOY,  
H. L. JONES,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 25** — Mr. Barnes.

To amend sections 4698, 4699 and 4701 of the General Code, relating to city school districts.

**H. B. No. 419** — Mr. McFarland (by request).

Providing certain regulations with respect to the sale of feed stuffs.

**H. B. No. 29** — Mr. Miller, of Stark.

To amend sections 504-2 and 504-3 of the General Code, enlarging the powers and duties of the public utilities commission with reference to the abandonment of service and facilities by railroad and public utilities.

**H. B. No. 311** — Mr. Bing.

To amend sections 1302, 1303 and 1303-1 of the General Code, relating to the requirements for examination as a pharmacist or assistant pharmacist.

**H. B. No. 292** — Mr. Pugh.

To repeal sections 1683-12, 1683-13, 1683-14, 1683-15, 1683-16, 1683-17, 1683-18 and 1683-19, providing for a court of domestic relations for Lucas county, Ohio, and prescribing the jurisdiction of said court.

**H. B. No. 313** — Mr. Harter.

To supplement section 412 of the General Code, by adding thereto sections 412-1, 412-2, 412-3, 412-4, 412-5, 412-6, 412-7, 412-8, 412-9, 412-10, 412-11, 412-12, 412-13, 412-14, 412-15 relative to preventing destructive floods and conserving and preventing waste of the waters of the streams, lakes and public waters of the state of Ohio, and to provide for the sale or lease to the public of such water for agricultural, commercial, manufacturing and other public purposes.

**H. B. No. 38** — Mr. Kay.

To amend section 3963 of the General Code relating to charge by municipalities for water service.



**H. B. No. 497** — Mr. King.

To make an appropriation for the payment of the salaries of the members of the General Assembly.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
TOM W. JONES,

C. F. McCOY,  
H. L. JONES,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 211** — Mr. Hughes.

To create municipal and general health districts for purposes of local health administration; and to amend sections 1245, 1246, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476 and 12785 of the General Code relating to the powers and duties of boards of health and to repeal original sections 1245, 1246, 3391, 3392, 3393, 3394, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476 and 12785 of the General Code.

**H. B. No. 326** — Mr. McCoy.

To provide for the appointment by county commissioners of section men to repair improved county roads.

**H. B. No. 393** — Mr. Wise.

To authorize the governor, attorney general and the superintendent of public works to sell at private sale, to the abutting land owners, a certain portion of the berm embankment of the Ohio canal, in the city of Massillon, Stark county, Ohio.

**H. B. No. 397** — Mr. Wenner.

To amend sections 367-2, 367-5 and 367-6 of the General Code, relative to the powers and duties of the state board of education relative to vocational education.

**H. B. No. 366** — Mr. Lonz.

To supplement section 3285 of the General Code by the enactment of section 3285-1, authorizing township trustees of a township composed in whole or in part of islands to purchase and operate a scow or lighter.

**H. B. No. 225** — Mr. Scott.

To amend section 5785 of the General Code, regarding the misbranding of food, drink, flavoring extracts, confectionery and condiment.

**H. B. No. 448** — Mr. Hughes.

To amend section 146 of the General Code, relative to the powers and duties of the superintendent of the state house.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
TOM W. JONES,

C. F. McCOY,  
H. L. JONES,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 299** — Mr. Jones, of Trumbull.

To amend section 2412 of the General Code, relating to the employment of legal counsel, for county boards and officers.

**H. B. No. 512** — Mr. Robins.

To designate certain portions of Route No. VIII of the main market roads of Ohio as "The Scioto Trail".

**H. B. No. 356** — Mr. Bing.

To reimburse Bessie G. Lyle for money loaned to Company F, Seventh Infantry, Ohio National Guards.

**H. B. No. 428** — Mr. Comings.

To authorize and empower the township trustees of the township of LaGrange, Lorain county, Ohio, to use certain funds for road improvements in said township.

**H. B. No. 161** — Mr. Lentz.

To amend sections 2573 and 2768 of the General Code, relating to conveyances of property to name of purchaser, and the transfer of same by county auditor before record.

**H. B. No. 404** — Mr. Gardner.

To supplement section 3148 of the General Code, by adding sections 3148-1, 3148-2 and 3148-3, relating to county and district hospitals for tuberculosis.

**H. B. No. 524** — Mr. Lustig.

To amend section 2419 of the General Code, authorizing the county commissioners to expend funds for the establishment, equipment and maintenance of public offices.

**H. B. No. 522** — Mr. Matthews.

To amend section 12708 of the General Code, relative to penalties for violations of the pharmacy laws.

**H. B. No. 490** — Mr. Drury.

To provide for the inspection, license and sanitary regulation of commercial canneries and for the publication of reports of same.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
TOM W. JONES,

C. F. McCOY,  
H. L. JONES,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 150** — Mr. Kay.

To amend sections 2394, 2522, 2523, 2526, 2528, 2532, 2535, 2542, 2544, 2546, 2548, 2549, 2550, 2553, 2554, 2555, 2556, 2572, 3476, 3479, 3481, 3482, 3483, 3484, 3492, 3493, 3494 and 3495 and to repeal sections 2533, 2534, 2551, 2552, 2545, 2557 and 3002 of the General Code, relating to county infirmaries and poor relief.

**H. B. No. 398** — Mr. Federman.

To regulate the manufacture and sale of soft drinks and non-alcoholic beverages in bottles.

**H. B. No. 81** — Mr. Evans.

To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.

**H. B. No. 218** — Mr. Dunn.

To reenact sections 7146, 7150, 7151, 7152 and 7153 of the General Code relating to destruction of Canada or Russian thistles, wild parsnip, wild carrot, oxeye daisy or wild mustard.

**H. B. No. 511** — Mr. Matthews.

To accord special recognition to officers and enlisted men receiving awards for gallantry and to acquaint citizens and soldiers of the state with the appearance and comparative rank of American decorations awarded them for distinguished gallantry and heroism, and to establish a special state roll of honor.

**H. B. No. 478** — Mr. Bryson.

Relative to authorizing the Dayton, Springfield and Xenia Southern Railway Company to extend its line over a part of the grounds of the Ohio Soldiers' and Sailors' Orphans' Home.

**H. B. No. 383** — Mr. Crosser.

To amend section 3148 of the General Code of Ohio, relating to county and district hospitals for tuberculosis.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
TOM W. JONES,

C. F. McCOY,  
H. L. JONES,  
HENRY EVANS,

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Jones, of Trumbull, submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**Am. S. B. No. 122** — Mr. Stone.

Relating to the manufacture, keeping, storage, transportation and sale of explosives, and providing penalties for any violation of this act.

**Am. S. B. No. 143** — Mr. Lloyd.

To amend sections 12603 and 12608 of the General Code of Ohio, to regulate the operation of motor vehicles on the public roads and highways, and to repeal original sections 12603, 12604 and 12608 of the General Code.



**S. B. No. 139** — Mr. Archer.

To supplement section 1465-58 of the General Code by the enactment of section 1465-58a of the General Code, relating to the investment of the surplus or reserve of the state insurance fund.

**S. B. No. 115** — Mr. Bellew.

To amend section 10989 of the General Code, relating to lunatics, idiots and imbeciles.

**Am. S. B. No. 113** — Mr. Bellew.

To amend section 10605 of the General Code, relating to when and to whom letters testamentary to issue.

**Am. S. B. No. 107** — Mr. Stone.

To amend section 614-44 of the General Code relating to rates to be charged by certain public utilities.

**Am. S. B. No. 130** — Mr. O'Brien.

To prevent the frequent tearing up and obstruction of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, roadbeds, and tracks of street railway companies existing in streets and other public thoroughfares proposed to be improved, paved or repaved, surfaced or resurfaced, to be renewed, replaced, repaired, or reconstructed at the time at which such improvement is made; authorizing municipalities to make such renewals, replacements, repairs or reconstructions upon the failure of the street railway company so to do and assess the cost thereof against such street railway company, and authorizing the issuance of bonds in anticipation of the collection of such assessments.

**S. B. No. 127** — Mr. Ritter.

Relating to the pollution of streams and the protection of public water supplies.

**Am. S. B. No. 14** — Mr. Sparks.

To create a hotel division in the office of the state fire marshal; to provide for the administration of each division and prescribe its duties and powers; to amend section 840 of the General Code relative to salaries of the state fire marshal and the first deputy fire marshal.

GEORGE SCHELHORN,  
HERBERT L. JONES,  
C. F. MCCOY,  
ROBERT J. O'BRIEN,

CARL V. BEEBE,  
J. E. HOLDEN,  
THOMAS W. LATHAM.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 20** — Mr. Hughes.

To amend section 2253 of the General Code as amended 104 O. L. 250, relating to expenses of judges incurred while holding court in a county where he does not reside.

**H. B. No. 492** — Messrs. Beaty-Ritter.

To amend sections 7976, 7977 and 7979 of the General Code, relating to the organization of the board of trustees of the combined normal and industrial department at Wilberforce University.

**H. B. No. 523** — Mr. Fouts.

To amend section 10933 of the General Code, as amended in Volume 107, Ohio Laws, page 404, relating to duties of guardians.

**H. B. No. 336** — Mr. Lytle.

To provide for the protection of agriculture and horticulture; to prevent the introduction into and the dissemination within the state of insect and disease pests injurious or harmful to plants or plant products; providing for inspection of nurseries; providing for quarantines necessary to the enforcement of this act; imposing penalties; and repealing original sections 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1136-1, 1137, 1138, 1139 and 1140 of the General Code.

**H. B. No. 163** — Mr. Chester.

To amend section 4727 of the General Code, providing for the transfer of territory to or from a centralized school district.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
TOM W. JONES,

C. F. McCOY,  
H. L. JONES,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Matthews moved that the vote whereby **S. B. No. 66** — Mr. Davis, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

**H. B. No. 349** — Mr. Wenner, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 69, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Gordon, of Logan,	McCoy,
Atkinson,	Cowan,	Graham,	McKay,
Banker,	Crabbe,	of Licking,	Mulcahy,
Barnes,	Crosser,	Graham,	Pugh,
Benner,	Denune,	of Muskingum,	Reynolds, Jas. A.,
Besaw,	Dildine,	Green,	Reynolds, Tom,
Bing,	Dodge,	Greve,	Robins,
Bishop,	Donahay,	Griswold,	Robinson,
Blauser,	Drury,	Halstead,	Shy,
Bond,	Dunn,	Harter,	Spidel,
Brach,	Dunspaugh,	Hatch,	Stokes,
Brannon,	Emery,	Hopple,	Swedersky,
Bryson,	Entemann,	Huber,	Waterston,
Cable,	Evans,	Johnston,	Wenner,
Chester,	Faris,	Kilbane,	Wiest,
Cochrun,	Fouts,	Kreider,	Wildermuth,
Comings,	Freeman,	Lentz,	Wise — 69,
Cookston,	Gordon, of Brown,	Lonz,	

Mr. Scott voted in the negative.

So the bill passed.

The title was agreed to.

**S. B. No. 136** — Mr. Lloyd, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Graham, of Muskingum, moved to amend as follows:

In line 7 after the comma strike out the words "five thousand" and insert in lieu thereof the words "seventy-five hundred".

The motion was agreed to and the bill was amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 69, nays 1, as follows:

The voting in the affirmative are: Messrs.

Alban,	Crosser,	Gorrell,	Lytle,
Atkinson,	Denune,	Graham,	Matthews,
Banker,	Dildine,	of Muskingum,	Miller, of Stark,
Barnes,	Donahay,	Green,	Morris,
Beaty,	Drury,	Greve,	Mulcahy,
Benner,	Dunn,	Griswold,	Myers,
Bishop,	Dunspaugh,	Halstead,	Pugh,
Bond,	Emery,	Hatch,	Reynolds, Tom,
Brach,	Entemann,	Hopple,	Robins,
Brannon,	Evans,	Johnston,	Schelhorn,
Brown,	Faris,	Jones, of Hamilton,	Scott,
Bryson,	Federman,	Jones, of Trumbull,	Shy,
Burns,	Foster,	Kilbane,	Spidel,
Clark,	Fouts,	Kreider,	Stump,
Cochrun,	Freeman,	Lentz,	Swedersky,
Comings,	Gardner,	Lonz,	Taylor,
Copeland,	Gordon, of Logan,	Luchsinger,	Waterston,
		Lustig,	Wenner — 69.

Mr. McCoy voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 409** — Mr. Spidel (by request), was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Wiest moved to amend as follows:

In line 10 strike out "one hundred" and insert in lieu thereof "eighty".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 64, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Brown,	Crosser,	Faris,
Atkinson,	Bryson,	Delehanty,	Federman,
Beaty,	Burns,	Denune,	Fouts,
Benner,	Carpenter,	Dildine,	Freeman,
Billingslea,	Clark,	Donahay,	Gardner,
Bishop,	Cochrun,	Drury,	Gordon, of Logan,
Bliss,	Comings,	Dunspaugh,	Graham,
Bond,	Cookston,	Emery,	of Muskingum,
Brach,	Copeland,	Entemann,	Greve,
Brannon,	Crabbe,	Evans,	Griswold,



Those voting in the affirmative are: Messrs.—Concluded.

Hatch,	Lustig,	Pugh,	Spidel,
Hinchey,	Lytle,	Reynolds, Jas. A.,	Swedersky,
Hopple,	McFarland,	Reynolds, Tom,	Taylor,
Jones, of Hamilton,	Madden,	Schelhorn,	Walsh,
Jones, of Trumbull,	Mulcahy,	Scott,	Waterston,
Kilbane,	Myers,	Shy,	Wenner—64.
Luchsinger,			

Those voting in the negative are: Messrs.

Bing,	Correll,	Lentz,	Wiest,
Davis,	Johnston,	McCoy,	Wildermuth—10.
Foster,	Kreider,		

So the bill passed. :

The title was agreed to.

**S. B. No. 141** — Mr. Ritter, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In line 8 after the word "superintendent" add the following: "Provided, however, that the provisions of this section shall not affect the tenure of the position or office of the present superintendent."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 81, nays 1.  
as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Halstead,	Miller, of Fulton,
Atkinson,	Crosser,	Harter,	Morris,
Baker,	Delehanty,	Hastings,	Mulcahy,
Banker,	Denune,	Hatch,	Myers,
Barnes,	Dildine,	Hooley,	Pugh,
Beaty,	Dodge,	Jones, of Hamilton,	Robinson,
Benner,	Donahay,	Jones, of Trumbull,	Schelhorn,
Besaw,	Drury,	Kilbane,	Shy,
Billingslea,	Dunn,	Kreider,	Smith,
Bishop,	Dunspaugh,	Lawyer,	Spidel,
Blauser,	Emery,	Lentz,	Stokes,
Bond,	Faris,	Lonz,	Stump,
Brannon,	Foster,	Luchsinger,	Swedersky,
Bryson,	Freeman,	Lustig,	Taylor,
Burns,	Gardner,	Lytle,	Thompson,
Cable,	Gordon, of Brown,	McCoy,	Walsh,
Chester,	Gordon, of Logan,	McFarland,	Waterston,
Clark,	Gorrell,	McKay,	Wiest,
Cochrun,	Green,	Madden,	Wildermuth,
Comings,	Griswold,	Matthews,	Wise—81.
Copeland,			

Mr. Brown voted in the negative.

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Jones, of Hamilton, submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 437** — Mr. Jones, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

ARTHUR E. JONES,  
JULIUS LUCHSINGER,  
L. A. PEARSON,  
C. GILBERT TAYLOR,  
WARREN E. BURNS,

ELZA C. LAWYER,  
NORMAN R. BLISS,  
W. W. STOKES,  
FRANK L. LYTLE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Jones, of Hamilton, the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 437** — Mr. Jones, of Hamilton, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 27, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Griswold,	Madden,
Atkinson,	Crabbe,	Halstead,	Morris,
Backowski,	Delehanty,	Harter,	Mulcahy,
Banker,	Denune,	Hinchey,	Pugh,
Barnes,	Donahay,	Hopple,	Schelhorn,
Beaty,	Dunspaugh,	Huber,	Scott,
Benner,	Emery,	Johnston,	Smith,
Billingslea,	Entemann,	Jones, of Hamilton,	Spidel,
Bishop,	Evans,	Jones, of Trumbull,	Stokes,
Bonser,	Federman,	Kilbane,	Stump,
Brach,	Fouts,	Lawyer,	Swedersky,
Brannon,	Freeman,	Lentz,	Taylor,
Brown,	Gardner,	Lonz,	Thompson,
Bryson,	Gorrell,	Luchsinger,	Walsh,
Burns,	Green,	Lustig,	Waterston,
Comings,	Greve,	Lytle,	Wenner—65.
Cookston,			

Those voting in the negative are: Messrs.

Bing,	Dodge,	Hastings,	Miller, of Fulton,
Blauser,	Foster,	Hatch,	Miller, of Stark,
Bond,	Gordon, of Logan,	Hooley,	Myers,
Cable,	Graham,	Kreider,	Robinson,
Carpenter,	of Licking,	McCoy,	Shy,
Carson,	Graham,	McFarland,	Wiest,
Cochrun,	of Muskingum,	McKay,	Wise—27.
Dildine,			

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it passed:

**H. B. No. 463** — Mr. Myers.

**H. B. No. 389** — Mr. Tom Reynolds.

**H. B. No. 382** — Mr. Spidel.

And the Senate requests the return of said bills.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Myers moved that the request of the Senate be acceded to.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 460** — Mr. Jones, of Trumbull.

Relative to ward districts.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 47** — Mr. Stone.

Relative to visiting Camp Sherman.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Crabbe moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Morris,
Backowski,	Crabbe,	of Muskingum,	Mulcahy,
Baker,	Davis,	Green,	Myers,
Banker,	Delehanty,	Griswold,	Pearson,
Beaty,	Denune,	Halstead,	Pugh,
Beetham,	Dodge,	Hatch,	Reynolds, Jas. A.,
Benner,	Donahay,	Hoover,	Robinson,
Billingslea,	Drury,	Hopple,	Schelhorn,
Bing,	Dunn,	Johnston,	Shy,
Bishop,	Dunspaugh,	Jones, of Hamilton,	Smith,
Blauser,	Emery,	Jones, of Trumbull,	Spidel,
Bonser,	Entemann,	Kilbane,	Stokes,
Brach,	Evans,	Kreider,	Stump,
Brannon,	Federman,	Lawyer,	Swedersky,
Cable,	Foster,	Lentz,	Walsh,
Carson,	Fouts,	Lonz,	Waterston,
Chester,	Freeman,	Luchsinger,	Weaver,
Cochrun,	Gardner,	Lytle,	Wenner,
Comings,	Gordon, of Logan,	McCoy,	Wiest,
Cookston,	Gorrell,	Madden,	Wise—79.

The resolution was adopted.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 48** — Mr. Whittemore.

Relative to annual reunion.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Harter moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

Mr. Gordon, of Logan, moved that the resolution be indefinitely postponed.

The motion was not agreed to.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 69, nays 12, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cable,	Gardner,	Morris,
Atkinson,	Carpenter,	Green,	Mulcahy,
Backowski,	Carson,	Greve,	Myers,
Baker,	Clark,	Harter,	Pugh,
Banker,	Comings,	Hastings,	Russell,
Beaty,	Crabbe,	Hatch,	Schelhorn,
Benner,	Crosser,	Hoover,	Scott,
Billingslea,	Delehanty,	Hopple,	Shy,
Bing,	Denune,	Johnston,	Smith,
Bishop,	Dodge,	Jones, of Trumbull,	Stokes,
Blauser,	Donahay,	Kilbane,	Stump,
Bliss,	Drury,	Luchsinger,	Swedersky,
Bond,	Dunspaugh,	Lustig,	Walsh,
Bonser,	Emery,	Lytle,	Wenner,
Brach,	Federman,	Madden,	Wiest,
Brannon,	Foster,	Matthews,	Winter,
Brown,	Fouts,	Miller, of Stark,	Wise—69.
Bryson,			

Those voting in the negative are: Messrs.

Cochrun,	Gordon, of Logan,	Griswold,	McCoy,
Cookston,	Graham,	Kreider,	Waterston,
Davis,	of Licking,	Lawyer,	Weaver—12.
Dildine,			

The resolution was adopted.

By unanimous consent Mr. Federman offered the following resolution:

**H. J. R. No. 60** — Mr. Federman.

Relative to the appointment of a committee to make arrangements for the reunion of the 83rd General Assembly.

*Be it resolved by the General Assembly of the State of Ohio, That a committee of six, three on the part of the Senate to be named by the*

president of the Senate, and three on the part of the House of Representatives to be named by the speaker thereof, be appointed to make arrangements for a reunion of the members and officers of the 83rd General Assembly during the season of 1919.

Mr. Federman moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 86, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carpenter,	Freeman,	Matthews,
Atkinson,	Carson,	Gardner,	Miller, of Stark,
Backowski,	Chester,	Gordon, of Logan,	Mulcahy,
Baker,	Cochrun,	Griswold,	Myers,
Barnes,	Comings,	Halstead,	Pugh,
Beaty,	Copeland,	Harter,	Reynolds, Jas. A.,
Beetham,	Crabbe,	Hatch,	Robins,
Benner,	Davis,	Hoover,	Robinson,
Besaw,	Delehanty,	Hopple,	Russell,
Billingslea,	Denune,	Johnston,	Schellhorn,
Bing,	Dildine,	Jones, of Trumbull,	Scott,
Bishop,	Dodge,	Kilbane,	Shy,
Blauser,	Donahay,	Kreider,	Smith,
Bliss,	Drury,	Lawyer,	Stokes,
Bond,	Dunn,	Lentz,	Stump,
Bonser,	Dunspaugh,	Lonz,	Swedersky,
Brach,	Emery,	Lytle,	Waterston,
Brannon,	Entemann,	McCoy,	Weaver,
Brown,	Evans,	McFarland,	Wenner,
Bryson,	Faris,	McKay,	Wiest,
Burns,	Federman,	Madden,	Wise—86.
Cable,	Fouts,		

The resolution was adopted.

By unanimous consent Mr. Emery offered the following resolution:

**H. R. No. 59**—Mr. Emery.

Relative to printing Hughes' Guide to Parliamentary Practice.

*Resolved*, That the clerk of the House is hereby instructed and authorized to have printed five hundred copies of "Hughes' Guide to Parliamentary Practice" for the use of the members.

*Be it further resolved*, That before such printing, E. W. Hughes is authorized to revise same and make any corrections necessary and when said copy of such Parliamentary Practice is completed, the state supervisor of public printing is hereby directed to print same in the manner designated by the clerk.

The resolution was adopted.

Mr. Hatch moved that the committee on Public Parks and Works be discharged from further consideration of **H. B. No. 502**—Mr. Hatch, and said bill be ordered placed on the calendar.

The motion was agreed to.

By unanimous consent Mr. Crabbe offered the following resolution:

**H. J. R. No. 61**—Mr. Crabbe.

Relative to the use of the reviewing stand in the State House grounds.

WHEREAS, Senate Joint Resolution No. 38 heretofore adopted provided that the adjutant general of Ohio erect a reviewing stand for the use of the governor, lieutenant governor, adjutant general and the members of the Senate and House of Representatives, and other state officials, admission to said stand to be by ticket; and

WHEREAS, Said reviewing stand will be highly appreciated by the mothers, fathers, wives and sweethearts of the Rainbow Division during the parade which is to take place in the city of Columbus in the near future; therefore,

*Be it resolved*, That the General Assembly hereby waives all right to the use of said reviewing stand for themselves and their families, and hereby directs that the same be turned over to the mothers, fathers, wives and sweethearts of the members of the Rainbow Division, admission to said reviewing stand to be by ticket issued by the adjutant general.

Mr. Crabbe moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Gorrell,	Miller, of Stark,
Atkinson,	Cookston,	Graham,	Mulcahy,
Backowski,	Copeland,	of Muskingum,	Pugh,
Baker,	Crabbe,	Griswold,	Robins,
Banker,	Davis,	Halstead,	Robinson,
Barnes,	Delehanty,	Hastings,	Russell,
Beaty,	Denune,	Hinchey,	Schelhorn,
Beetham,	Dildine,	Hooley,	Scott,
Benner,	Dodge,	Hoover,	Shy,
Besaw,	Donahay,	Huber,	Spidel,
Bing,	Drury,	Johnston,	Stokes,
Bliss,	Dunn,	Jones, of Trumbull,	Stump,
Bond,	Dunspaugh,	Kreider,	Swedersky,
Brannon,	Emery,	Lawyer,	Thompson,
Brown,	Evans,	Lentz,	Waterston,
Bryson,	Faris,	Lonz,	Weaver,
Burns,	Federman,	Luchsinger,	Wenner,
Cable,	Foster,	Lytle,	Wiest,
Carpenter,	Freeman,	McFarland,	Wildermuth,
Carson,	Gardner,	McKay,	Wise,
Cochrun,	Gordon, of Logan,	Matthews,	York—83.

The resolution was adopted.

5:55 o'clock p. m.

On motion of Mr. Beetham the House adjourned until 1 o'clock p. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.



Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, May 7, 1919, 1:00 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The Journal of yesterday was read and approved.

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and one hundred sixteen members answered to their names.

The absentees are: Messrs.

Backowski,  
Cowan,

Hastings,  
Hughes,

Jones, of Hamilton Moyer,  
Madden, York.

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

**2:00 o'clock p. m.**

Attention of the House was called to the special order for this hour, being consideration of **H. B. Nos. 526 and 527** — Mr. Crabbe.

Mr. Crabbe moved that **H. B. No. 526** — Mr. Crabbe, and **H. B. No. 527** — Mr. Crabbe, which had been a special order for 2:00 o'clock p. m. today be deferred and that consideration of said bills be made a special order for 2:00 o'clock p. m. tomorrow.

The motion was agreed to.

Mr. Crabbe moved that **S. B. No. 162** — Mr. Miller, be informally passed and that it retain its place on the calendar.

The motion was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill in which the concurrence of the House is requested:

**S. B. No. 180** — Joint Committee on Taxation.

Relative to taxation.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

Mr. Beetham moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with, and **S. B. No. 180** — Joint Committee on Taxation, be read the second time by its title.

Upon which a yeas and nays vote was demanded, taken and resulted — yeas 74, nays 41, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Gorrell,	McFarland,
Barnes,	Copeland,	Graham,	McKay,
Beaty,	Crabbe,	of Licking,	Matthews,
Beetham,	Crosser,	Graham,	Miller, of Fulton,
Benner,	Davis,	of Muskingum,	Miller, of Stark,
Besaw,	Dildine,	Green,	Morris,
Bing,	Dodge,	Griswold,	Pearson,
Bond,	Donahay,	Halstead,	Robins,
Bonser,	Drury,	Hatch,	Robinson,
Brown,	Dunn,	Hooley,	Russell,
Bryson,	Dunspaugh,	Jones, of Hamilton,	Scott,
Burns,	Emery,	Jones, of Trumbull,	Silver,
Cable,	Evans,	Kay,	Spidel,
Carpenter,	Faris,	King,	Talley,
Carson,	Federman,	Kreider,	Taylor,
Chester,	Fouts,	Lawyer,	Waterston,
Clark,	Freeman,	Luchsinger,	Weaver,
Cochrun,	Gardner,	Lytle,	Wenner,
Comings,	Gordon, of Logan,	McCoy,	Wise—74.

Those voting in the negative are: Messrs.

Atkinson,	Entemann,	Kilbane,	Schelhorn,
Baker,	Foster,	Lentz,	Shy,
Billingslea,	Greve,	Lonz,	Smith,
Bishop,	Harter,	Lustig,	Stokes,
Blauser,	Hastings,	Madden,	Stump,
Bliss,	Helfrich,	Mulcahy,	Swedersky,
Brach,	Hinchey,	Myers,	Thompson,
Brannon,	Hoover,	Pugh,	Walsh,
Cowan,	Hopple,	Reynolds, Jas. A.,	Wiest,
Delehanty,	Johnston,	Reynolds, Tom,	Wildermuth—41.
Dennue,			

The motion not having received a constitutional majority was lost.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 352** — — Mr. Kay.

**Am. H. B. No. 255** — Mr. Bing.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has indefinitely postponed **S. B. No. 145** — The Joint Committee on Taxation, which was disapproved by the Governor.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to:

**S. B. No. 174** — Mr. Whittemore.

**Am. S. B. No. 55** — Mr. Stone.

**Am. S. B. No. 153** — Mr. White.

**Am. S. B. No. 112** — Mr. Kryder.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate directed the clerk to correct an error in the message submitting **H. B. No. 24** to the House of Representatives on April 16, 1919, by striking out of the message the emergency clause which was disagreed to by the Senate on April 16, 1919.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the House amendments to **Am. S. B. No. 111** — Mr. Miller.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the House insist upon its amendments to **S. B. No. 111** — Mr. Miller, and ask for a committee of Conference.

The motion was agreed to.

Mr. Morris called up his pending motion entered upon the journal to reconsider the vote whereby **S. B. No. 66** — Mr. Davis, was passed.

The motion was taken up. The question being, "Shall the vote be reconsidered?" which was not agreed to.

Mr. Beetham moved that **H. B. No. 282** — Mr. Dunsbaugh, be substituted on the calendar for **H. B. No. 361** — Mr. Dunsbaugh.

The motion was agreed to and said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 101, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Beetham,	Bonser,	Chester,
Atkinson,	Besaw,	Brach,	Cochrun,
Backowski,	Billingslea,	Brannon,	Comings,
Baker,	Bing,	Brown,	Cookston,
Banker,	Bishop,	Cable,	Copeland,
Barnes,	Blauser,	Carpenter,	Crabbe,
Beaty,	Bond,	Carson,	Crosser,



Those voting in the affirmative are: Messrs. — Concluded.

Davis,	Green,	Luchsinger,	Scott,
Delehanty,	Greve,	Lustig,	Shy,
Denune,	Griswold,	McCoy,	Silver,
Dildine,	Halstead,	McFarland,	Smith,
Dodge,	Hastings,	McKay,	Spidel,
Donahay,	Hatch,	Madden,	Stump,
Drury,	Helfrich,	Miller, of Fulton,	Swedersky,
Dunn,	Hinchey,	Miller, of Stark,	Talley,
Dunspaugh,	Hoover,	Morris,	Taylor,
Entemann,	Huber,	Mulcahy,	Thompson,
Evans,	Johnston,	Myers,	Walsh,
Foster,	Jones, of Hamilton,	Pearson,	Waterston,
Fouts,	Jones, of Trumbull,	Pugh,	Weaver,
Freeman,	Kay,	Reynolds, Jas. A.,	Wenner,
Gordon, of Brown,	Kilbane,	Reynolds, Tom,	Wiest,
Gordon, of Logan,	Kreider,	Robins,	Winter,
Gorrell,	Lawyer,	Robinson,	Wise,
Graham,	Lentz,	Schelhorn,	York—101.
of Muskingum, Lonz,			

So the bill passed.

The title was agreed to.

Mr. Thompson moved that **H. B. No. 532** — Mr. Thompson, be taken up out of its order on the calendar and considered now.

The motion was not agreed to.

**H. B. No. 362** — Mr. Dunspaugh, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 73, nays 4, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Hatch,	Pugh,
Atkinson,	Crabbe,	Helfrich,	Reynolds, Jas. A.,
Backowski,	Delehanty,	Hoover,	Reynolds, Tom,
Baker,	Donahay,	Huber,	Robins,
Banker,	Drury,	Johnston,	Scott,
Barnes,	Dunn,	Jones, of Trumbull,	Silver,
Beaty,	Dunspaugh,	Kay,	Spidel,
Benner,	Entemann,	Kreider,	Stokes,
Besaw,	Evans,	Lawyer,	Stump,
Bing,	Freeman,	Lentz,	Swedersky,
Bond,	Gordon, of Brown,	Luchsinger,	Talley,
Brach,	Gordon, of Logan,	McCoy,	Taylor,
Brannon,	Gorrell,	Madden,	Thompson,
Carpenter,	Graham,	Miller, of Fulton,	Walsh,
Chester,	of Muskingum,	Miller, of Stark,	Waterston,
Clark,	Green,	Morris,	Weaver,
Cochrun,	Greve,	Mulcahy,	Wenner,
Comings,	Griswold,	Myers,	Wiest—73.
Cookston,	Halstead,		

Those voting in the negative are: Messrs. Bishop, Blauser, Lonz and York.

So the bill passed.

The title was agreed to.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two houses on **S. B. No. 111** — Mr. Miller, Messrs. Graham, of Licking, Gorrell and Stokes.

Mr. Federman moved that **S. B. No. 91** — Mr. O'Brien, which had previously been informally passed, be now taken up.

The motion was agreed to and said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 97, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Halstead,	Myers,
Atkinson,	Cowan,	Hastings,	Pugh,
Backowski,	Crabbe,	Helfrich,	Reynolds, Jas. A.,
Baker,	Davis,	Hooley,	Robins,
Banker,	Delehanty,	Hoover,	Robinson,
Barnes,	Denune,	Hopple,	Russell,
Beaty,	Dodge,	Johnston,	Scott,
Benner,	Donahay,	Jones, of Hamilton,	Shy,
Besaw,	Drury,	Jones, of Trumbull,	Smith,
Bing,	Dunn,	Kay,	Spidel,
Bishop,	Dunspaugh,	Kreider,	Stokes,
Blauser,	Entemann,	Lawyer,	Stump,
Bliss,	Evans,	Lentz,	Swedersky,
Bonser,	Faris,	Lonz,	Talley,
Brach,	Federman,	Luchsinger,	Taylor,
Brannon,	Foster,	Lustig,	Thompson,
Brown,	Gardner,	Lytle,	Walsh,
Burns,	Gordon, of Logan,	McCoy,	Waterston,
Cable,	Gorrell,	McFarland,	Weaver,
Carpenter,	Graham,	McKay,	Wenner,
Carson,	of Licking,	Madden,	Wiest,
Clark,	Graham,	Miller, of Fulton,	Winter,
Cochrun,	of Muskingum,	Miller, of Stark,	Wise,
Comings,	Green,	Morris,	York—97.
Cookston,	Griswold,	Mulcahy,	

So the bill passed.

The title was agreed to.

Mr. Griswold moved that **H. B. No. 357** — Mr. Griswold, which had formerly been read the third time and consideration of which had been deferred until today, be now taken up.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. Gorrell moved to amend as follows:

In line 19 after "days" insert a period. Strike out all of the remainder of line 19, all of lines 20 and 21.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Gorrell moved to amend as follows:

In line 4, strike out the word "shall" and insert in lieu thereof the word "may".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 15, after the period, strike out the remainder of the line. Also all of lines 16, 17, 18 and in line 19 the words "five consecutive days and" and insert the following: "The expense of conducting such institute shall be paid out of the county board of education fund upon the order of the president of the county board of education".

Upon which a yea and nay vote was demanded, taken and resulted — yeas 29, nays 54, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Clark,	Foster,	Russell,
Banker,	Crabbe,	Gardner,	Scott,
Bishop,	Denune,	Gorrell,	Stokes,
Blauser,	Donahay,	Hastings,	Stump,
Bonser,	Drury,	Hinchey,	Thompson,
Brannon,	Emery,	Huber,	Weaver,
Cable,	Federman,	Morris,	York—29.
Carson,			

Those voting in the negative are: Messrs.

Baker,	Crosser,	Helfrich,	Pugh,
Barnes,	Davis,	Hopple,	Reynolds, Jas. A.,
Beaty,	Dildine,	Jones, of Hamilton,	Robinson,
Beetham,	Dodge,	Jones, of Trumbull,	Schelhorn,
Benner,	Dunn,	Kay,	Shy,
Besaw,	Dunspaugh,	Kreider,	Silver,
Bing,	Evans,	Lawyer,	Smith,
Brach,	Freeman,	Lentz,	Swedersky,
Burns,	Gordon, of Logan,	Luchsinger,	Talley,
Carpenter,	Graham,	Lustig,	Taylor,
Chester,	of Licking,	Lytle,	Waterston,
Cochrun,	Graham,	McCoy,	Wenner,
Comings,	of Muskingum,	Miller, of Fulton,	Wiest,
Cookston,	Griswold,	Mulcahy,	Wildermuth—54.

The motion to amend was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Morris moved that said bill be indefinitely postponed. Upon which a yea and nay vote was demanded, taken and resulted — yeas 11, nays 56, as follows:

Those voting in the affirmative are: Messrs.

Bishop,	Brach,	Hinchey,	Thompson,
Blauser,	Entemann,	Huber,	York—11.
Bonser,	Gorrell,	Morris,	

Those voting in the negative are: Messrs.

Atkinson,	Crosser,	Helfrich,	Myers,
Baker,	Davis,	Hopple,	Pearson,
Barnes,	Delehanty,	Jones, of Hamilton,	Pugh,
Beaty,	Donahay,	Jones, of Trumbull,	Robins,
Beetham,	Dunn,	Kay,	Robinson,
Benner,	Dunspaugh,	Kreider,	Schelhorn,
Bing,	Emery,	Lawyer,	Shy,
Bond,	Evans,	Lentz,	Silver,
Burns,	Faris,	Lonz,	Spidel,
Carpenter,	Freeman,	Luchsinger,	Swedersky,
Carson,	Graham,	Lytle,	Talley,
Chester,	of Muskingum,	McKay,	Taylor,
Cochrun,	Greve,	Miller, of Fulton,	Waterston,
Comings,	Griswold,	Mulcahy,	Wildermuth—56.
Cookston,			

The motion was not agreed to.

Mr. Gordon, of Logan, demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.



The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 52, nays 37, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Johnston,	Mulcahy,
Atkinson,	Donahay,	Jones, of Hamilton	Robins,
Baker,	Drury,	Jones, of Trumbull,	Robinson,
Barnes,	Dunn,	Kay,	Russell,
Beaty,	Dunspaugh,	Kreider,	Scott,
Beetham,	Evans,	Lawyer,	Shy,
Benner,	Faris,	Lentz,	Silver,
Bing,	Freeman,	Luchsinger,	Stokes,
Bond,	Gordon, of Logan,	Lytle,	Talley,
Bryson,	Graham,	McCoy,	Taylor,
Burns,	of Muskingum,	McKay,	Waterston,
Cochrun,	Griswold,	Miller, of Fulton,	Wenner,
Copeland,	Hopple,	Miller, of Stark,	Wiest—52.
Crosser,			

Those voting in the negative are: Messrs.

Backowski,	Delehanty,	Hinchey,	Pugh,
Besaw,	Denune,	Hoover,	Schelhorn,
Bishop,	Emery,	Huber,	Smith,
Blauser,	Entemann,	Kilbane,	Swedersky,
Bonser,	Federman,	Lonz,	Thompson,
Brach,	Gorrell,	Lustig,	Walsh,
Brannon,	Greve,	Morris,	Wildermuth,
Carson,	Halstead,	Myers,	Winter,
Clark,	Hastings,	Pearson,	York—37.
Crabbe,			

The bill not having received a constitutional majority was lost.

Mr. Myers moved that **H. B. No. 535** — Mr. Myers, be taken up out of its order on the calendar and considered now.

Mr. Dunn moved to amend the motion by substituting **H. B. No. 533** — Mr. Dunn.

Mr. Myers arose to a point of order and stated that one bill could not be substituted for another on entirely different subjects.

The speaker sustained the point of order.

The question recurring on the motion of Mr. Myers.

The motion was agreed to and **H. B. No. 535** — Mr. Myers, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line 2 add "s" to the word "section" and before the numeral "2863" insert "2862 and".

Between lines 3 and 4 insert the following:

"Sec. 2862. In case the name of the deceased person is unknown, the coroner shall preserve the property found on the person for future identification of the person, but if known he shall apply to the probate court, and the probate court shall make such order as to it seems best. The money found shall be applied, first, to pay the expenses of saving the body of the deceased and of the inquest and burial, and the remainder, if any, shall be paid into the county treasury and become a part of the general fund."

In line 5, strike out "probate court" and insert "coroner".

In line 7, strike out "court" and insert "coroner".

In line 20, strike out "section" and insert in lieu thereof "sections 2861, 2862 and".

In line 21, strike out "is" and insert "are".

In line 11, strike out "may" and insert "shall".

In line 5, strike out "withi none" and insert "within one".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 69, nays 13, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Drury,	Hopple,	Reynolds, Jas. A.,
Backowski,	Dunn,	Huber,	Robinson,
Baker,	Dunspaugh,	Johnston,	Scott,
Benner,	Emery,	Jones, of Hamilton,	Shy,
Billingslea,	Entemann,	Jones, of Trumbull,	Silver,
Bishop,	Evans,	Kilbane,	Smith,
Blauser,	Federman,	Lentz,	Stokes,
Bliss,	Foster,	Lonz,	Stump,
Brach,	Gordon, of Brown,	Luchsinger,	Swedersky,
Brannon,	Gordon, of Logan,	Lustig,	Talley,
Bryson,	Graham,	McCoy,	Taylor,
Burns,	of Muskingum,	Madden,	Thompson,
Cochrun,	Green,	Matthews,	Walsh,
Copeland,	Greve,	Miller, of Stark,	Waterston,
Crabbe,	Hastings,	Mulcahy,	Wenner,
Delehanty,	Hatch,	Myers,	Wiest,
Denune,	Helfrich,	Pugh,	Wildermuth—69.
Dodge,	Hinchey,		

Those voting in the negative are: Messrs.

Alban,	Bonser,	Gorrell,	Lawyer,
Barnes,	Cable,	Griswold,	McFarland,
Bing,	Carson,	Hooley,	Pearson—13.
Bond,			

So the bill passed.

Mr. Myers moved to amend the title as follows:

In the first line of the title strike out "To amend section 2863" and insert in lieu thereof "To repeal section 2861 and to amend sections 2862 and 2863".

In second line strike out "sale" and insert "disposition".

In line 3 of title strike out "inquest has" and insert "inquests have".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

Mr. Dunn moved that **H. B. No. 533** — Mr. Dunn, be taken up out of its order and considered now.

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Copeland moved to amend as follows:

Strike out all after the enacting clause and insert the following:

Sec. 1931-1. The board of trustees of the Ohio Soldiers' and Sailors' Orphans' Home is hereby abolished and the duties heretofore imposed upon and exercised by said board are hereby conferred upon the Ohio Board of Administration, which shall have the same supervision and

control over the affairs of said institution as it now has over the other institutions of the state by authority of law.

SECTION 2. That said original section 1931-1 of the General Code of Ohio be and the same is hereby repealed.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Hatch,	Pearson,
Atkinson,	Crabbe,	Helfrich,	Pugh,
Backowski,	Crosser,	Hooley,	Robinson,
Baker,	Davis,	Hoover,	Russell,
Barnes,	Delehanty,	Huber,	Schelhorn,
Beaty,	Donahay,	Jones, of Trumbull,	Scott,
Beetham,	Drury,	Kay,	Silver,
Benner,	Dunn,	Kilbane,	Smith,
Bing,	Emery,	Kreider,	Spidel,
Bishop,	Entemann,	Lawyer,	Stokes,
Blauser,	Evans,	Lustig,	Stump,
Brach,	Faris,	McCoy,	Swedersky,
Brannon,	Freeman,	McKay,	Talley,
Burns,	Gordon, of Brown,	Miller, of Fulton,	Taylor,
Cable,	Gordon, of Logan,	Miller, of Stark,	Weaver,
Carson,	Gorrell,	Morris,	Wenner,
Chester,	Green,	Mulcahy,	Wiest,
Cochrun,	Griswold,	Myers,	Wise—74.
Comings,	Halstead,		

Mr. Thompson voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Luchsinger moved that **H. B. No. 235** — Mr. Luchsinger, be taken up out of its order and considered now.

The motion was agreed to and said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 89, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Federman,	Hopple,
Atkinson,	Chester,	Foster,	Johnston,
Baker,	Cochrun,	Fouts,	Jones, of Trumbull,
Barnes,	Comings,	Freeman,	Kilbane,
Beaty,	Cookston,	Gardner,	Kreider,
Beetham,	Copeland,	Gordon, of Brown,	Lawyer,
Benner,	Crabbe,	Gordon, of Logan,	Lentz,
Besaw,	Crosser,	Gorrell,	Lonz,
Billingslea,	Davis,	Graham,	Luchsinger,
Bing,	Delehanty,	of Muskingum,	Lustig,
Blauser,	Dennune,	Green,	Lytle,
Bond,	Donahay,	Greve,	McCoy,
Bonser,	Drury,	Griswold,	McKay,
Brach,	Dunsbaugh,	Halstead,	Miller, of Fulton,
Bryson,	Emery,	Hastings,	Miller, of Stark,
Burns,	Entemann,	Hinchey,	Morris,
Cable,	Evans,	Hoover,	Mulcahy,



Those voting in the affirmative are: Messrs. — Concluded.

Myers,	Scott,	Talley,	Wenner,
Pearson,	Shy,	Taylor,	Wiest,
Reynolds, Jas. A.,	Spidel,	Thompson,	Winter,
Robins,	Stokes,	Waterston,	Wise,
Robinson,	Stump,	Weaver,	York—89.
Schelhorn,	Swedersky,		

So the bill passed.

Mr. Luchsinger moved to amend the title as follows:

In line 1 of the title strike out the comma and insert "and".

In line 1 and 2 of the title strike out "and department stores".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

Mr. Hatch moved that **H. B. No. 502** — Mr. Hatch, be taken up out of its order and considered now.

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Graham,	Luchsinger,
Atkinson,	Davis,	of Licking,	Lustig,
Baker,	Delehanty,	Graham,	Lytle,
Barnes,	Denune,	of Muskingum,	McCoy,
Beetham,	Dildine,	Green,	Miller, of Fulton,
Bing,	Dodge,	Greve,	Morris,
Blauser,	Donahay,	Griswold,	Mulcahy,
Bond,	Drury,	Halstead,	Pugh,
Bonser,	Dunn,	Hastings,	Reynolds, Jas. A.,
Brach,	Emery,	Hatch,	Robins,
Brannon,	Entemann,	Helfrich,	Smith,
Burns,	Evans,	Hinchey,	Swedersky,
Cable,	Faris,	Hoover,	Talley,
Carpenter,	Federman,	Hopple,	Taylor,
Carson,	Fouts,	Johnston,	Thompson,
Cochrun,	Freeman,	Jones, of Trumbull,	Waterston,
Comings,	Gardner,	Kreider,	Weaver,
Cookston,	Gordon, of Brown,	Lawyer,	Wildermuth,
Copeland,	Gordon, of Logan,	Lentz,	Wise,
Crabbe,	Gorrell,	Lonz,	York—78.

Those voting in the negative are: Messrs. Schelhorn, Scott and Silver.

So the bill passed.

The title was agreed to.

Mr. Taylor moved that **S. B. No. 28** — Mr. Davis, be taken up out of its order on the calendar and considered now.

The motion was agreed to. Said bill was read the third time.

The question being, "Shall the bill pass?"

Mr. Matthews moved to amend as follows:

In line 8, strike out "three" and insert "seven".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 72, nays 13, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Graham,	Miller, of Fulton,
Atkinson,	Crabbe,	of Licking,	Miller, of Stark,
Backowski,	Crosser,	Green,	Myers,
Barnes,	Davis,	Greve,	Pugh,
Beaty,	Delehanty,	Griswold,	Reynolds, Jas. A.,
Benner,	Denune,	Hastings,	Robins,
Besaw,	Dildine,	Hatch,	Schelhorn,
Bing,	Donahay,	Johnston,	Smith,
Blauser,	Drury,	Jones, of Trumbull,	Spidel,
Bliss,	Dunn,	Kilbane,	Stokes,
Bond,	Dunspaugh,	Kreider,	Swedersky,
Brach,	Entemann,	Lawyer,	Taylor,
Brannon,	Evans,	Lentz,	Thompson,
Brown,	Federman,	Lonz,	Walsh,
Bryson,	Fouts,	Luchsinger,	Waterston,
Carson,	Freeman,	Lustig,	Wenner,
Comings,	Gordon, of Brown,	McKay,	Wiest,
Cookston,	Gorrell,	Matthews,	Wise—72.
Copeland,			

Those voting in the negative are: Messrs.

Bonser,	Halstead,	Pearson,	Talley,
Burns,	Hooley,	Robinson,	Wildermuth,
Cochrun,	Morris,	Scott,	York—13.
Gardner,			

So the bill passed.

The title was agreed to.

Mr. Lustig moved that **H. B. No. 538** — Mr. Lustig, be taken up out of its order and considered now.

The motion was agreed to.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Mulcahy,
Atkinson,	Cowan,	of Muskingum,	Myers,
Backowski,	Crosser,	Hastings,	Reynolds, Jas. A.,
Barnes,	Delehanty,	Hatch,	Robins,
Beetham,	Denune,	Helfrich,	Robinson,
Benner,	Dildine,	Hoover,	Shy,
Besaw,	Donahay,	Huber,	Silver,
Billingslea,	Drury,	Jones, of Trumbull,	Smith,
Blauser,	Dunn,	Kilbane,	Stokes,
Bliss,	Dunspaugh,	Luchsinger,	Stump,
Brach,	Emery,	Lustig,	Talley,
Brannon,	Evans,	Lytle,	Taylor,
Bryson,	Fouts,	Matthews,	Thompson,
Burns,	Freeman,	Miller, of Fulton,	Weaver,
Carson,	Gardner,	Miller, of Stark,	Wise,
Cochrun,	Gordon, of Logan,	Morris,	York—65.
Cookston,	Gorrell,		

Mr. Bond voted in the negative.

So the bill passed.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 543** — Mr. Drury.

To repeal sections 1231-5, 1231-6, 1231-7, 1231-8, 1231-9 and 1231-10 of the General Code, and thereby abolish the highway advisory board.

On motion of Mr. Drury, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 543** — Mr. Drury, was read the second time by its title.

On motion of Mr. Drury, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 543** — Mr. Drury, was engrossed at the Clerk's desk and read the third time.

The question being, "Shall the bill pass?"

Mr. Drury demanded a call of the House, which was duly seconded, taken, and one hundred one members answered to their names.

The absentees are: Messrs.

Backowski,	Crosser,	Hughes,	Moyer,
Banker,	Dildine,	Jones, of Hamilton,	Mulcahy,
Barnes,	Gordon, of Brown,	Kilbane,	Reynolds, Tom,
Beaty,	Greve,	Lustig,	Robinson,
Bliss,	Hooley,	McFarland,	Winter,
Carpenter,	Huber,	Madden,	

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Drury further proceedings under the call were dispensed with.

The question recurring on the passage of **H. B. No. 543** — Mr. Drury.

The yeas and nays were taken, and resulted — yeas 68, nays 32, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Gorrell,	McKay,
Barnes,	Copeland,	Graham,	Matthews,
Beaty,	Crabbe,	of Licking,	Miller, of Fulton,
Beetham,	Delehanty,	Graham,	Miller, of Stark,
Benner,	Dildine,	of Muskingum,	Morris,
Ring,	Dodge,	Green,	Pearson,
Bliss,	Donahay,	Griswold,	Robins,
Bond,	Drury,	Halstead,	Robinson,
Bonser,	Dunn,	Hatch,	Russell,
Brown,	Dunspaugh,	Hooley,	Scott,
Bryson,	Emery,	Jones, of Trumbull,	Silver,
Burns,	Faris,	Kay,	Spidel,
Cable,	Federman,	King,	Talley,
Carson,	Fouts,	Kreider,	Taylor,
Clark,	Freeman,	Lawyer,	Waterston,
Cochrun,	Gardner,	Luchsinger,	Weaver,
Comings,	Gordon, of Logan,	Lytle,	Wenner,
		McCoy,	Wise—68.

Those voting in the negative are: Messrs.

Atkinson,	Entemann,	Lentz,	Smith,
Backowski,	Greve,	Lonz,	Stump,
Billingslea,	Hastings,	Lustig,	Swedersky,
Bishop,	Helfrich,	Mulcahy,	Thompson,
Blauser,	Hinchey,	Myers,	Walsh,
Brach,	Hoover,	Reynolds, Jas. A.,	Wiest,
Brannon,	Hopple,	Schelhorn,	Wildermuth,
Denune,	Johnston,	Shy,	York—32.



So the bill passed.

The title was agreed to.

Mr. Robinson moved that the committee on Public Utilities be discharged from further consideration of **H. B. No. 471** — Mr. Robinson, and said motion pend on the calendar.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 407** — Mr. Freeman.

**H. B. No. 540** — Mr. Robins.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 167** — Mr. Ritter.

To amend sections 2068, 1815-13 and 1815-14 of the General Code, relating to the admission of persons into the Ohio State Sanatorium, and payment for their support.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives for a committee of Conference on matters of difference between the two Houses on **Am. S. B. No. 111** — Mr. Miller, and the President of the Senate appointed as managers on the part of the Senate, Messrs. Miller, Hopley and Wright.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the President of the Senate appoints Messrs. Stone, Jones, of Meigs, and Berry, under the provisions of **S. J. R. No. 47** — Mr. Stone.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 66** — Mr. Davis.

Attest:

W. E. HALLEY,  
Clerk.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 544** — Mr. Robins.

To amend section 10150, General Code, regulating chambers of commerce.

On motion of Mr. Robins the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 544** — Mr. Robins, was read the second time by its title.

On motion of Mr. Robins the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 544** — Mr. Robins, was engrossed at the Clerk's desk and read the third time.

The question being, "Shall the bill pass?"

Mr. Evans moved that further consideration of said bill be deferred until tomorrow.

The motion was agreed to.

By unanimous consent Mr. Thompson submitted the following report:

The special joint Taxation Committee which was directed to prepare and introduce in the House and Senate such bill or bills as they may agree upon that will give the people of this state an efficient, economic and just system of taxation calculated to provide sufficient revenues to operate the governmental functions, herewith makes a partial report and recommends the adoption by the House and Senate of the House Joint Resolution hereto appended.

FRANK C. PARRETT,  
W. W. BELLEW,  
WM. AGNEW,  
T. M. BERRY,  
J. E. HOLDEN,  
FRANCIS M. THOMPSON,

E. J. HOPPLE,  
R. M. BILLINGSLEA,  
M. CLARK,  
H. T. ROBINS,  
RUPERT BEETHAM,  
F. E. WHITEMORE.

The special Joint Taxation Committee offered the following resolution:

**H. J. R. No. 62** — The Special Joint Taxation Committee.

Relative to paying expenses of members of the Special Joint Taxation Committee during the recess.

WHEREAS, It is now planned that the 83rd General Assembly recess for several months; and

WHEREAS, The work of the Special Joint Taxation Committee of the House and senate is not complete, and it is desirable that the committee have taxation bills ready for the consideration of the Assembly when it reconvenes; and

WHEREAS, If such bills are ready for introduction when the Assembly reconvenes, it will be necessary for the Special Joint Taxation Committee to continue its services to the state during such recess; therefore

*Be it resolved by the General Assembly of Ohio*, That the Special Joint Taxation Committee of the House and Senate is hereby requested and authorized to continue its work during such recess of the General Assembly; therefore

*Be it further resolved*, That each member of the committee so employed shall receive his expenses involved because of rendering such service to the state and the president of the Senate is hereby authorized and directed to issue his voucher on the auditor of state in payment of such expenses of members of the Special Joint Taxation Committee, when properly certified to him by the chairman and secretary of the Special Joint Taxation Committee; and

*Be it further resolved*, That the auditor of state is hereby authorized and directed to honor such vouchers issued in accordance with this resolution, payable from the joint legislative fund of the Senate, or any other appropriate fund of either House.

Mr. Thompson moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 84, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hastings,	Pugh,
Atkinson,	Davis,	Hatch,	Reynolds, Jas. A.,
Backowski,	Delehanty,	Hinchey,	Robins,
Baker,	Dildine,	Hoover,	Robinson,
Barnes,	Dodge,	Hopple,	Schelhorn,
Beetham,	Donahay,	Huber,	Scott,
Benner,	Drury,	Johnston,	Shy,
Besaw,	Dunspaugh,	Jones, of Trumbull,	Silver,
Bishop,	Emery,	King,	Smith,
Blauser,	Evans,	Kreider,	Spidel,
Bliss,	Federman,	Lawyer,	Stokes,
Brach,	Foster,	Lentz,	Swedersky,
Brannon,	Fouts,	Lonz,	Taylor,
Brown,	Gardner,	Luchsinger,	Thompson,
Burns,	Gordon, of Logan,	Lytle,	Walsh,
Carson,	Gorrell,	McCoy,	Waterston,
Chester,	Graham,	Madden,	Weaver,
Clark,	of Licking,	Miller, of Fulton,	Wenner,
Comings,	Graham,	Miller, of Stark,	Wildermuth,
Cookston,	of Muskingum,	Mulcahy,	Wise,
Cowan,	Griswold,	Myers,	York—84.
Crabbe,	Halstead,		

The resolution was adopted.

By unanimous consent Mr. Jas. A. Reynolds offered the following resolution:

**H. J. R. No. 63** — Mr. Jas. A. Reynolds.

Proposing an amendment to section 22, article II, of the Constitution of the state of Ohio, relative to appropriations and providing for the adoption of a state budget system.

*Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to both houses concurring therein:*

**SECTION 1.** That there shall be submitted to the electors of the state, in the manner provided by law, on the first Tuesday after the first Monday in November, 1920, a proposal to amend section 22, of article II, of the Constitution of the state of Ohio to read as follows:



Sec. 22. As soon as practicable after the convening of the regular session of the General Assembly, and not later than the first day of March, the governor shall transmit to the General Assembly a budget covering all departments of the state government and all purposes to which state funds are to be applied for the two next succeeding fiscal years. The budget shall include:

1. Comparative statements showing income, expense of operation and of maintenance, and cost of assets acquired—(a) actual for the three preceding fiscal years; (b) estimated for the current fiscal year; and (c) estimated and recommended by the governor for each of the two ensuing fiscal years.

2. Comparative balance sheets showing the financial condition of the state government—(a) actual as at the end of the four preceding fiscal years; (b) estimated as at the end of the current fiscal year; and (c) estimated as recommended by the governor as at the end of each of the two ensuing fiscal years.

3. Statements showing work performed and results accomplished during the three preceding fiscal years; outlining the policy and program of work for the two succeeding fiscal years; furnishing full explanations of expenditures and estimates, especially with reference to increases; and presenting recommendations for changes in laws required for greater efficiency and economy.

4. A bill embodying and constituting the governor's recommendations for appropriations for each of the two succeeding fiscal years.

All departments of the state government shall assist the governor in the preparation of the budget in such manner as he may request. The governor may provide for public hearings and may require the attendance at such hearings of representatives of all departments, agencies and institutions, applying for state moneys. After such public hearings, he may in his discretion revise all estimates. The budget shall be in printed form, and copies shall be available for each member of the General Assembly and in reasonable number for public distribution. When received by the General Assembly the budget shall be referred to a joint committee on appropriations of the Senate and House of Representatives. The joint committee shall provide for public hearings and may require the attendance at such hearings of representatives of all departments, agencies, and institutions applying for state moneys. The governor and such representatives of the executive departments, boards, officers and commissions of the state expending or applying for state moneys, as have been designated by the governor for this purpose, shall have the right, and when so requested, it shall be their duty to appear before either house of the General Assembly and be heard with respect to any appropriation bill during the consideration thereof, and to answer inquiries relative thereto. No appropriation other than the general appropriation act shall be valid unless it shall provide the revenue necessary to meet the appropriation therein made, by a tax to be laid and collected as shall be directed in said bill. No appropriation shall be made in excess of the estimated income provided by law. No appropriation for any purpose shall be made in excess of the amount recommended by the governor for such purpose, or for any purpose not recommended by the governor; provided, however, that this restriction shall not apply to appropriations for the legislative and judicial branches of the state government. No money shall be drawn from the treasury, nor shall any

obligations for the payment of money be entered into except as authorized by specific appropriations made by law. No appropriation shall be made for a longer period than two years, nor shall any appropriation authorize the creation of obligations upon the state except during the fiscal year to which such appropriation relates; but when obligations have been properly created and remain unpaid at the close of a fiscal year, payments may be made to meet such obligations without further appropriation. An accounting system and classification of accounts shall be prescribed by the auditor of state, which system of accounts and classification shall be such as to distinguish outlays increasing the assets of the state from expenditures for operation or maintenance purposes. The budgetary estimates, reports and statements shall be compiled, and the appropriation accounts shall be kept in accordance with such classification; but additional data may be presented and additional accounts may be kept, in the discretion of the governor. All estimates, reports, and records relating to the budget and appropriations shall be open to public inspection, and all meetings of the joint committee of the General Assembly or of either house at which the budget or appropriations are considered or acted upon, shall be open to the public. The General Assembly may, from time to time, enact such laws, not inconsistent with this section, as may be necessary and proper to carry out its provisions.

Section 2. If the votes for the proposal shall exceed those against it, Sec. 22, as above set forth, shall become and be part of the constitution of Ohio, and said original section 22 of article II shall be repealed and annulled.

The resolution was laid over under the rule.

Mr. Wise moved that **H. B. No. 429** — Mr. Wise, be made a special order for 1:45 o'clock p. m. tomorrow.

The motion was agreed to.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 545** — Mr. Hopple.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues accruing prior to July 1, 1919, and to levy taxes in addition to the other taxes for such purposes.

On motion of Mr. Hopple the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 545** — Mr. Hopple, was read the second time by its title and referred to the Joint Committee on Taxation.

**H. B. No. 546** — Mr. Smith.

To change the time for paying taxes from December and June to October and April; to change the lien date of the state from the day preceding the second Monday in April to the first day of January, and to amend sections 2439, 2456, 2583, 2591, 2595, 2596, 2601, 2602, 2604, 2608, 2632, 2648, 2649, 2653, 2656, 2657, 2660, 2683, 2684, 2685, 2692, 2746, 2749, 3787, 3791, 3794, 5366-1, 5367, 5368, 5371-1, 5372, 5372-1, 5372-2, 5372-3, 5372-4, 5373, 5374-1, 5375-3, 5375-4, 5385, 5387, 5393, 5406, 5411, 5420, 5423, 5447, 5449, 5450, 5592, 5605, 5607, 5608, 5626, 5627, 5637, 5649-3a, 5649-3b, 5671, 5672, 5678, 5679, 5694, 5696, 5702, 5704, 5709, 10226 and to repeal sections 2658, 2659, 5608 and 10226 of the General Code.

On motion of Mr. Smith the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 546** — Mr. Smith, was read the second time by its title and referred to the Joint Committee on Taxation.

Mr. Federman moved that **H. B. No. 536** — Mr. King, be made a special order for 1:30 o'clock p. m. tomorrow.

The motion was agreed to.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 547** — Mr. Swedersky.

To amend section 2503 of the General Code relative to an appropriation by the county commissioner for Memorial Day.

On motion of Mr. Swedersky the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 547** — Mr. Swedersky, was read the second time by its title.

On motion of Mr. Swedersky the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 547** — Mr. Swedersky, was engrossed at the Clerk's desk and ordered placed on the calendar.

**H. B. No. 548** — Mr. Matthews.

To immediately consider and carry into effect the object of section 6, House Bill No. 511, and have erected at a suitable place or places in the state house, one or more appropriate tablets on which to be inscribed the names of all officers and enlisted men composing the Special State Roll of Honor established by the provisions of said House Bill No. 511, with the proper letters after each name to signify the award by the United States for most distinguished gallantry and heroism. (M. H. R., M. H., D. S. C., S. C. S.).

On motion of Mr. Matthews the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 548** — Mr. Matthews, was read the second time by its title and referred to the committee on Military Affairs.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 162** — Mr. Fouts.

With the following amendments in which the concurrence of the House is requested:

At the head of the bill, change the name of the author to read: "Messrs. Busbey-Fouts".

In line 48, insert after the word "thousand" the words "three hundred".

In line 57, strike out "twenty-five hundred" and insert in lieu thereof "two thousand seven hundred and fifty".

In line 296, insert after the period the following:

"It shall be the duty of the state highway commissioner in the improvement of inter-county highways and main market roads to change the line of the proposed improvement from that followed by the existing



highway whenever such change is practicable and whenever by making such change it is possible to eliminate dangerous curves, sharp angles or steep grades. It shall be the further duty of the state highway department to enforce the statutes relating to obstructions upon a public highway when such highway is or shall become a state road and to cause the removal from all state roads of all fences and other obstructions of every kind and description which interfere in any way with travel or with the proper maintenance of such road and the drainage thereof."

In line 354, strike out "It shall be the duty of the state highway commissioner to honor".

Line 355 to 365 inclusive. Strike out these lines.

In line 366, strike out "tractor shall fully earn such estimate or estimates".

In line 509, strike out "shall approve the same and".

Line 609 to 618 inclusive. Strike out these lines and insert in lieu thereof the following:

*"and one-half mills, upon all the taxable property of the county. Said levy shall be in addition to all other levies authorized by law for county purposes, but subject, however, to the extent of one-half mill thereof, to the limitation upon the combined maximum rate for all taxes now in force. The remaining one mill of said levy so authorized shall be in addition to all other levies made for any purpose or purposes, and the same shall not be construed as limited, restricted or decreased in amount or otherwise by any existing law or laws. The proceeds of such levy shall be used solely for the purpose of paying the county's proportion of the cost and expense of constructing, improving, maintaining and repairing inter-county highways and main market roads or parts thereof in co-operation with the state highway department or the federal government or both; and the funds produced by such levy shall not be subject to transfer to any other fund, either by order of court or otherwise."*

In line 482 strike out the word "one" and insert in lieu thereof the word "five".

In line 869 insert before the word "November" the following: "first ensuing". Strike out the word "twenty" and insert in lieu thereof the word "forty".

In line 871 insert before the word "the" first appearing in the line the following: "not more than one mill of".

In line 874 strike out "or the question of so exempting a part of such levy,".

In line 877 insert after the word "levy" the following: "not exceeding one mill".

In line 882. Insert after the word "levy" the following: "not exceeding one mill".

In line 895 insert before the word "November" the following: "first ensuing". Strike out the word "twenty" and insert in lieu thereof the word "forty".

In line 899 insert after the word "election" the following: "shall be governed in all respects by the general election laws of the state and".

In line 900 strike out the word "at" and insert in lieu thereof the word "as".

In line 906 insert after the word "levy" the following: "not exceeding one mill."

In line 914, strike out the word "mills" and insert in lieu thereof the word "mill".

In line 917, strike out the word "mills" and insert in lieu thereof the word "mill".

In line 918, insert after the period following the section number the following sentence: "The ballots shall be marked as is provided by law with reference to other ballots and the result of such election shall be certified by the deputy state supervisors and inspectors or the deputy state supervisors of elections to the county commissioners of such county".

In line 919, strike out the word "thereof" and insert in lieu thereof the following: "of such levy or levies".

Lines 1012 to 1044 inclusive. Strike out these lines.

In line 1045, strike out the figure "3" and insert in lieu thereof the figure "2".

In line 1079, insert after the period the following sentence:

Where anything required to be done or furnished in connection with any such contract has been or shall be performed or furnished by a person, firm or corporation other than the principal contractor, and under and by virtue of a contract entered into by such other person, firm or corporation with the principal contractor prior to the twenty-fifth day of May, nineteen hundred and eighteen, such other person firm or corporation shall be held to be a contractor within the terms of this act and proof of claim shall be made by and payment made directly to him or it, provided he or it be required by the terms of such contract to pay in the performance thereof extra or added freight charges under said general order number twenty-eight or any order amendatory thereof or supplementary thereto."

Line 1092, insert after line 1092 the following:

"Section 3. The board of county commissioners of any county or the board of township trustees of any township, authorized to assess all or any part of the compensation, damages, costs and expenses of constructing a road improvement, carried forward by the state highway department or by such board of county commissioners or by such board of township trustees, against the real estate abutting upon said improvement or the real estate situated within one-half mile of either side thereof, or the real estate situated within one mile of either side thereof, according to the benefits accruing to such real estate, may in like manner assess such compensation, damages, costs and expenses against the real estate situated within one and one-half miles of either side of such improvement, according to the benefits accruing to such real estate.

"Section 4. It shall be the duty of the state highway department, board of county commissioners or board of township trustees in the making of the plans for any road improvement, to cause such plans to be so prepared as to provide for the preservation of all cornerstones and landmarks, set within the limits of the highway to be improved. All such cornerstones and landmarks shall be preserved or reset in their exact locations, and where located within the improved surface of the highway, the plans for the improvement shall be so drawn as to furnish adequate protection to such cornerstones and landmarks and also to furnish by suitable devices or otherwise full opportunity for consulting or referring to the same at any time without destruction to or injury of the surface of the road improvement.

"Section 5. County commissioners and township trustees, in the purchase of machinery, tools, trucks and other equipment for use in constructing, maintaining and repairing roads. shall be authorized to purchase such machinery, tools, trucks and equipment upon the following terms, to-wit: not less than one-third of the purchase price thereof shall be paid in cash, and of the remainder not more than one-third may be paid at any time within one year from the date of purchase and not more than one-third at any time within two years from the date of purchase. Such commissioners or trustees shall be authorized to issue to the purchaser the notes of the county or township, as the case may be, signed by the commissioners or trustees and attested by the signature of the county auditor or township clerk, and covering such deferred payments and payable at the times above provided, which notes may bear interest at not to exceed six per cent. per annum. In the legislation under which such notes are authorized, the county commissioners or township trustees shall make provision for levying and collecting annually by taxation an amount sufficient to pay the interest, if any, thereon and to provide a sinking fund for the final redemption of such notes at maturity. The provisions of section 5660 of the General Code shall apply only to such portion of the purchase price of such machinery, tools, truck or equipment as is to be paid in cash."

In line 1093, strike out the figure "4" and insert in lieu thereof the figure "6".

In line 1097, strike out the figure "5" and insert in lieu thereof the figure "7".

In line 618 E after the period add the following:

"The county commissioners of any county in which less than one and one-half mills is levied in any year under the provisions of this section shall within the above limitations determine what part of such levy shall be subject to the limitation upon the combined maximum rate for all taxes now in force and what part of such levy shall be outside such limitation and unrestricted by any existing law or laws."

In line 478, strike out the word "twenty" and insert in lieu thereof "twenty-two".

In line 486, strike out the word "twenty" and insert in lieu thereof "twenty-two".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Fouts moved that the rules be suspended and that the Senate amendments be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken and resulted — yeas 1, nays 64, as follows:

Mr. Lonz voted in the affirmative.

Those voting in the negative are: Messrs.

Alban,	Bing,	Chester,	Dodge,
Atkinson,	Bishop,	Cochrun,	Donahay,
Backowski,	Blauser,	Comings,	Drury,
Barnes,	Bond,	Cookston,	Dunn,
Beaty,	Brannon,	Copeland,	Emery,
Beetham,	Brown,	Crabbe,	Federman,
Benner,	Bryson,	Delehanty,	Fouts,
Besaw,	Burns,	Dildine,	Gardner,



Those voting in the negative are: Messrs. — Concluded.

Gordon, of Logan,	Hatch,	McFarland,	Smith,
Gorrell,	Hinchey,	Matthews,	Spidel,
Graham,	Hooley,	Miller, of Fulton,	Swedersky,
of Licking,	Hoover,	Miller, of Stark,	Taylor,
Graham,	Jones, of Trumbull,	Pearson,	Thompson,
of Muskingum,	King,	Robins,	Waterston,
Griswold,	Kreider,	Robinson,	Wiest,
Halstead,	Lawyer,	Silver,	York—64.
Harter,	Lytle,		

The Senate amendments were not concurred in.

Mr. Federman moved that **H. B. No. 270** — Mr. Banker, be placed on the calendar for tomorrow.

The motion was not agreed to.

Mr. Scott moved that the vote whereby **H. B. No. 429** — Mr. Wise, was made a special order for tomorrow, be reconsidered.

The motion was not agreed to.

**6:35 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until 9:30 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, May 8th, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Robinson called up his pending motion entered upon the journal to discharge the committee of Public Utilities from further consideration of **H. B. No. 471** — Mr. Robinson, and that said bill be considered now.

The motion was taken up.

The question being, "Shall the motion be agreed to?"

Upon which a ye and nay vote was demanded, taken and resulted — yeas 64, nays 14, as follows:

Those voting in the affirmative are: Messrs.

Beetham,	Donahay,	Hoover,	Robins,
Besaw,	Drury,	Huber,	Robinson,
Billingslea,	Dunspaugh,	Johnston,	Russell,
Bing,	Evans,	Jones, of Trumbull,	Shy,
Bond,	Fouts,	Kreider,	Silver,
Brach,	Gordon, of Brown,	Lawyer,	Spidel,
Cable,	Gordon, of Logan,	Lentz,	Stokes,
Carson,	Graham,	Lonz,	Swedersky,
Chester,	of Licking,	Luchsinger,	Talley,
Cochrun,	Graham,	Lytle,	Waterston,
Comings,	of Muskingum,	McCoy,	Weaver,
Copeland,	Green,	McKay,	Wenner,
Crosser,	Greve,	Miller, of Fulton,	Wiest,
Davis,	Griswold,	Morris,	Wildermuth,
Delehanty,	Halstead,	Mulcahy,	Wise,
Dennie,	Hastings,	Pugh,	York—64.
Dodge,	Hinchey,		

Those voting in the negative are: Messrs.

Atkinson,	Emery,	Reynolds, Jas. A.,	Smith,
Banker,	Foster,	Reynolds, Tom,	Stump,
Bliss,	Jones, of Hamilton,	Scott,	Winter—14.
Brown,	Myers,		

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line 45 after the word "possible" add the following:

"In all municipalities which have adopted home rule charters as provided by law, the council or legislative body shall have the power at or after the expiration of any franchise held by any telephone company to operate within the municipality, to fix the telephone and service rates of all telephone calls which have their origin and termination within the limits of the municipality."

Upon which a ye and nay vote was demanded, taken, and resulted—yeas 38, nays 41, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Comings,	Lentz,	Reynolds, Tom,
Backowski,	Cowan,	Lonz,	Schelhorn,
Baker,	Delehanty,	Lustig,	Shy,
Billingslea,	Denune,	Madden,	Smith,
Blauser,	Foster,	Miller, of Stark,	Stump,
Brach,	Hastings,	Mulcahy,	Thompson,
Brannon,	Hinchey,	Myers,	Weaver,
Brown,	Hopple,	Pugh,	Wiest,
Bryson,	Johnston,	Reynolds, Jas. A.,	Wildermuth—38.
Cable,	Kay,		

Those voting in the negative are: Messrs.

Alban,	Crosser,	Green,	McFarland,
Beetham,	Donahay,	Griswold,	McKay,
Bing,	Drury,	Halstead,	Miller, of Fulton,
Bishop,	Dunspaugh,	Jones, of Trumbull,	Robinson,
Bliss,	Emery,	King,	Scott,
Bond,	Faris,	Kreider,	Spidel,
Burns,	Fouts,	Lawyer,	Talley,
Carson,	Gordon, of Logan,	Luchsinger,	Waterston,
Chester,	Gorrell,	Lytle,	Wenner,
Cochrun,	Graham,	McCoy,	Winter—41.
Copeland,	of Licking,		

The motion was disagreed to.

The question recurring, "Shall the bill pass?"

Mr. Robinson demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" Which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 76, nays 7, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Blauser,	Cable,	Crosser,
Atkinson,	Bond,	Carson,	Davis,
Backowski,	Brach,	Chester,	Delehanty,
Baker,	Brannon,	Cochrun,	Denune,
Beetham,	Brown,	Comings,	Dodge,
Besaw,	Bryson,	Copeland,	Donahay,
Billingslea,	Burns,	Cowan,	Drury,

Those voting in the affirmative are: Messrs. — Concluded.

Dunspaugh,	Hoover,	McCoy,	Schellhorn,
Fouts,	Huber,	McFarland,	Scott,
Gordon, of Logan,	Johnston,	Miller, of Fulton,	Silver,
Gorrell,	Jones, of Trumbull,	Miller, of Stark,	Spidel,
Graham,	Kay,	Morris,	Stokes,
of Licking,	King,	Mulcahy,	Stump,
Graham,	Kreider,	Myers,	Talley,
of Muskingum,	Lawyer,	Pugh,	Waterston,
Green,	Lentz,	Reynolds, Jas. A.,	Wiest,
Griswold,	Lonz,	Robins,	Wildermuth,
Halstead,	Luchsinger,	Robinson,	Wise,
Hastings,	Lustig,	Russell,	York—76.
Hatch,	Lytle,		

Those voting in the negative are: Messrs. Bishop, Bliss, Émery, Evans, Hopple, Jones, of Hamilton, and Smith.

So the bill passed.

The title was agreed to.

Mr. King arose to a question of privilege, and asked that his vote be recorded on **S. B. No. 28** — Mr. Miller. His name being called, Mr. King voted "aye".

Mr. King submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 539** — Mr. King, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,	FRANCIS M. THOMPSON,
HARRY F. BROWN,	J. S. GRAHAM,
C. W. McFARLAND,	FRANK C. WISE,
JAS. A. REYNOLDS,	R. M. BILLINGSLEA,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. King moved that said bill be taken up out of its order on the calendar and considered now.

The motion was agreed to and said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Gordon, of Logan,	King,
Atkinson,	Comings,	Gorrell,	Kreider,
Backowski,	Copeland,	Graham,	Lawyer,
Baker,	Cowan,	of Licking,	Lentz,
Banker,	Crosser,	Graham,	Lonz,
Beaty,	Davis,	of Muskingum,	Luchsinger,
Besaw,	Delehanty,	Green,	Lustig,
Billingslea,	Denune,	Greve,	Lytle,
Bing,	Dodge,	Griswold,	McFarland,
Bishop,	Donahay,	Halstead,	McKay,
Blauser,	Drury,	Hastings,	Madden,
Bond,	Dunspaugh,	Hinchey,	Miller, of Fulton,
Brannon,	Emery,	Hopple,	Miller, of Stark,
Brown,	Evans,	Johnston,	Mulcahy,
Bryson,	Faris,	Jones, of Hamilton,	Myers,
Burns,	Foster,	Jones, of Trumbull,	Pugh,
Chester,	Gardner,	Kay,	Robins,



Those voting in the affirmative are: Messrs. — Concluded.

Robinson,	Stump,	Walsh,	Wildermuth,
Schelhorn,	Swedersky,	Waterston,	Winter,
Scott,	Talley,	Weaver,	Wise,
Shy,	Taylor,	Wenner,	York—85.
Spidel,	Thompson,	Wiest,	

So the bill passed.

The title was agreed to.

Mr. Billingslea submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 279** — Mr. Taylor, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended::

In line 16. Strike out "three hundred" and insert in lieu thereof "one hundred and eighty".

Line 77. Insert after line 77 the following:

"Section 5. The board of county commissioners of any county, the board of township trustees of any township, or the council of any municipal corporation, or other corresponding board or officer in the case of a charter city or village not having a council, is hereby authorized and empowered to allow and pay to any contractor who has performed or who is engaged in performing any contract entered into with such county, township or municipal corporation or the proper authorities thereof, for the construction, reconstruction, improvement, maintenance or repair of any public road, highway, street, bridge or section or portion thereof, the increased freight charges paid by such contractor on materials transported over a railroad or railroads by him and used in the performance of such contract, where such materials were transported on and after the twenty-fifth day of June, nineteen hundred and eighteen, and such increased freight charges were paid under and by virtue of the terms of a certain order issued by the United States Railroad Administration on the twenty-fifth day of May, nineteen hundred and eighteen, and known as general order number twenty-eight, or under and by virtue of any other order promulgated by said United States Railroad Administration or any other lawful authority on or after the twenty-fifth day of May, nineteen hundred and eighteen. This authorization shall be effective and such payment shall be made to such contractor only in the event that his said contract was entered into with said county, township or municipal corporation or the proper authorities thereof prior to said twenty-fifth day of May, nineteen hundred and eighteen. The intent and purpose of this section is to fully authorize and empower such county, township or municipal authorities to fully reimburse such contractor for such increased freight charges so paid by him and the amount so authorized to be paid to such contractor shall be determined by computing the freight charges which such contractor would have been required to pay on such materials at the rate in force and effect on said twenty-fifth day of May, nineteen hundred and eighteen, and subtracting the amount of such freight charges so computed from the amount of freight charges actually paid on such materials by such contractor under and by virtue of the terms of said general order number twenty-eight or under and by virtue of the terms of any other order promulgated by said United States Railroad Administration or any other lawful authority on or after the twenty-fifth day of May, nineteen hundred and eighteen. Where anything required to be done

or furnished in connection with any such contract has been or shall be performed or furnished by a person, firm or corporation other than the principal contractor, and under and by virtue of a contract entered into by such other person, firm or corporation with the principal contractor prior to the twenty-fifth day of May, nineteen hundred and eighteen, such other person, firm or corporation shall be held to be a contractor within the terms of this act and proof of claim shall be made by and payment made directly to him or it, provided he or it be required by the terms of such contract to pay in the performance thereof extra or added freight charges under said general order number twenty-eight or any order amendatory thereof or supplementary thereto. Such payments may be made by such county, township or municipal corporation from time to time during the performance of such contract by said contractor, or at the time of the completion of such contract, or at any time thereafter. Payments shall be made from any fund available for the construction, improvement, maintenance or repair of roads, highways, streets or bridges and created by general taxation and against which no contractual obligations exist. All bills presented for allowance under the provisions of this section shall be carefully examined before allowance for the purpose of determining that the materials upon which increased freight charges are claimed were actually transported for and employed in the construction of the improvement covered by the contract in question and that the amounts of such increased freight charges are correct."

C. W. KING,  
JOHN COWAN,  
FRANK C. WISE,  
J. S. GRAHAM,  
E. M. CROSSER,

R. M. BILLINGSLEA,  
D. W. BESAW,  
JAS. A. REYNOLDS,  
FRANCIS M. THOMPSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 175** — Joint Committee on Taxation.

Providing for the levy and collection of a tax on all inheritances and for said purposes amending sections 2624, 2685, 2689, and 5331 to 5348, inclusive, of the General Code.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 175** — Joint Committee on Taxation, was read the second time by its title.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 175** was read the third time and placed on its passage.

The question being, "Shall the bill pass?"

Mr. Bond moved to amend as follows;

In line 126, after the word "be", strike out the words "five thousand" and insert in lieu thereof "ten thousand".

In line 131, after the word "be" strike out the words "thirty-five hundred" and insert in lieu thereof "five thousand".

Upon which a ye and nay vote was demanded, taken and resulted: Yeas 18, nays 56, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Crabbe,	Gordon, of Logan,	Lawyer,
Beaty,	Davis,	Graham,	Schelhorn,
Bond,	Denune,		of Licking, Weayer,
Brown,	Donahay,	Halstead,	Wiest—18.
Cowan,	Emery,	Hastings,	

Those voting in the negative are: Messrs.

Alban,	Comings,	Johnston,	Russell,
Atkinson,	Copeland,	Jones, of Hamilton,	Silver,
Baker,	Crosser,	Jones, of Trumbull,	Smith,
Beetham,	Delehanty,	Lentz,	Stokes,
Besaw,	Drury,	Lonz,	Stump,
Billingslea,	Dunspaugh,	Luchsinger,	Swedersky,
Bing,	Evans,	Lytle,	Talley,
Blauser,	Foster,	McCoy,	Thompson,
Bliss,	Gorrell,	Madden,	Walsh,
Brach,	Graham,	Mulcahy,	Waterston,
Brannon,	of Muskingum,	Myers,	Wenner,
Bryson,	Griswold,	Pugh,	Wildermuth,
Carson,	Hoover,	Reynolds, Jas. A.,	Winter,
Clark,	Hopple,	Robins,	York—56.
Cochrun,			

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays 9, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Hoover,	Reynolds, Jas. A.,
Atkinson,	Crabbe,	Hopple,	Reynolds, Tom,
Backowski,	Crosser,	Huber,	Robins,
Baker,	Davis,	Johnston,	Russell,
Banker,	Delehanty,	Jones, of Hamilton,	Scott,
Beaty,	Dodge,	Jones, of Trumbull,	Shy,
Beetham,	Donahay,	Kay,	Silver,
Besaw,	Drury,	Kreider,	Smith,
Billingslea,	Dunspaugh,	Lawyer,	Stokes,
Bing,	Evans,	Lentz,	Stump,
Bishop,	Faris,	Lonz,	Swedersky,
Blauser,	Foster,	Luchsinger,	Talley,
Bliss,	Fouts,	Lustig,	Taylor,
Brach,	Gardner,	Lytle,	Thompson,
Brannon,	Gordon, of Logan,	McCoy,	Walsh,
Bryson,	Gorrell,	Madden,	Waterston,
Cable,	Green,	Miller, of Fulton,	Wenner,
Carson,	Greve,	Miller, of Stark,	Wiest,
Clark,	Griswold,	Mulcahy,	Wildermuth,
Cochrun,	Halstead,	Myers,	Winter—83.
Copeland,	Hinchey,	Pugh,	

Those voting in the negative are: Messrs.

Bond,	Denune,	McFarland,	Weaver,
Brown,	Graham,	Schelhorn,	York—9.
Burns,		of Licking,	

So the bill passed.

The title was agreed to.



The Speaker appointed under the provisions of **S. J. R. No. 47** — Mr. Stone, Messrs. McCoy, Robins and Shy.

**12:35 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 2:00 o'clock p. m.

**2:00 o'clock p. m.**

The House met pursuant to recess.

Mr. Beetham moved that **H. B. No. 536** — Mr. King, be informally passed and that it retain its place on the calendar.

The motion was agreed to.

Attention of the House was called to the special order for 1:45 o'clock p. m., being consideration of **H. B. No. 429** — Mr. Wise.

Said bill was taken up and read the third time.

Mr. Billingslea demanded a call of the House, which was duly seconded, taken, and eighty members answered to their names.

The absentees are: Messrs.

Alban,	Cowan,	Gorrell,	Lustig,
Backowski,	Crosser,	Graham,	McFarland,
Besaw,	Dildine,	of Licking,	McKay,
Blauser,	Dodge,	Green,	Moyer,
Bliss,	Donahay,	Harter,	Pearson,
Bonser,	Dunn,	Hastings,	Reynolds, Jas. A.,
Brannon,	Dunspaugh,	Helfrich,	Reynolds, Tom,
Brown,	Entemann,	Hooley,	Smith,
Burns,	Federman,	Hopple,	Thompson,
Carpenter,	Freeman,	Hughes,	Walsh,
Chester,	Gardner,	King,	Waterston,

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Greve further proceedings under the call were dispensed with.

The question recurring on the passage of **H. B. No. 429** — Mr. Wise.

Mr. Greve moved that said bill be indefinitely postponed.

Upon which a yea and nay vote was demanded, taken and resulted — yeas 44, nays 35, as follows:

Those voting in the affirmative are: Messrs.

Beetham,	Davis,	Graham,	Morris,
Benner,	Donahay,	of Muskingum,	Reynolds, Tom,
Bing,	Drury,	Greve,	Russell,
Bishop,	Dunspaugh,	Griswold,	Scott,
Bliss,	Emery,	Hatch,	Stokes,
Brown,	Faris,	Hopple,	Talley,
Cable,	Federman,	Jones, of Hamilton,	Taylor,
Clark,	Foster,	Lawyer,	Walsh,
Cochran,	Gardner,	Lytle,	Waterston,
Comings,	Gordon, of Logan,	Madden,	Weaver,
Cookston,	Gorrell,	Matthews,	Winter,
			York—44.

Those voting in the negative are: Messrs.

Baker,	Delehanty,	Kay,	Myers,
Besaw,	Denune,	Kilbane,	Robinson,
Billingslea,	Evans,	Kreider,	Schelhorn,
Brach,	Graham,	Lentz,	Silver,
Bryson,	of Licking,	Lonz,	Spidel,
Burns,	Hastings,	Luchsinger,	Stump,
Carson,	Helfrich,	McFarland,	Thompson,
Cowan,	Hoover,	Miller, of Stark,	Wildermuth,
Crosser,	Huber,	Mulcahy,	Wise—35.

The motion was agreed to.

Mr. Beetham moved that the following bills be adopted as the calendar for the afternoon.

- H. B. No. 270** — Mr. Banker.  
**S. B. No. 181** — Mr. Whittemore.  
**S. B. No. 167** — Mr. Ritter.  
**H. J. R. No. 56** — Mr. McFarland.  
**H. B. No. 544** — Mr. Robins.  
**H. B. No. 507** — Mr. Atkinson.  
**S. B. No. 178** — Mr. Agnew.  
**S. B. No. 149** — Mr. Norris.

The motion was agreed to.

Mr. Crabbe moved that **H. B. Nos. 526 and 527** and **S. B. No. 162** — Mr. Miller, be informally passed and retain their respective places on the calendar.

The motion was agreed to.

By unanimous consent Mr. Cowan offered the following resolution:

**H. J. R. No. 64** — Mr. Cowan.

Relative to paying expenses of members of the Appropriations and Finance committees during the recess.

WHEREAS, It is now planned that the 83rd General Assembly recess for several weeks; and

WHEREAS, The work of the Appropriations and Finance committees of the House and Senate is not complete, and it is desirable that the committees have the appropriation bills ready for the consideration of the assembly when it reconvenes; and

WHEREAS, If such bills are ready for introduction when the assembly reconvenes, it will be necessary for the Appropriation and Finance committees to continue their services to the state during such recess; therefore

*Be it resolved by the General Assembly of Ohio,* That the Appropriations and Finance committees of the House and Senate are hereby requested and authorized to continue their work during such recess of the General Assembly; therefore

*Be it further resolved,* That each member of the committees so employed shall receive their expenses involved because of rendering such service to the state and the Clerk of the House and Senate is hereby authorized and directed to issue his voucher on the auditor of state in payment of such expenses of members of the Appropriations and Finance committees, when properly certified to him by the chairman of the Appropriations and Finance committees; and

*Be it further resolved,* That the auditor of state is hereby authorized and directed to honor such vouchers issued in accordance with this

resolution, payable from the committee fund of the House and Senate, or any other appropriate fund of either house.

Mr. Cowan moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 67, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Copeland,	Graham,	Matthews,
Baker,	Cowan,	of Licking,	Miller, of Fulton,
Banker,	Crabbe,	Griswold,	Miller, of Stark,
Beaty,	Davis,	Hastings,	Myers,
Beetham,	Delehanty,	Hinchey,	Pugh,
Benner,	Dennue,	Hoover,	Reynolds, Jas. A.,
Bishop,	Dodge,	Jones, of Trumbull,	Robinson,
Bliss,	Donahay,	Kilbane,	Shy,
Brown,	Drury,	King,	Silver,
Bryson,	Dunspaugh,	Kreider,	Spidel,
Burns,	Emery,	Lawyer,	Talley,
Cable,	Entemann,	Lentz,	Taylor,
Carson,	Evans,	Luchsinger,	Weaver,
Chester,	Foster,	Lytle,	Wenner,
Cochrun,	Gardner,	McCoy,	Wiest,
Comings,	Gordon, of Brown,	McFarland,	Winter,
Cookston,	Gorrell,	Madden,	York—67.

Those voting in the negative are: Messrs. Brach, Tom Reynolds, Schelhorn, Stokes and Wildermuth.

The resolution was adopted.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

**S. J. R. No. 47** — Mr. Stone.

Relative to the appointment of a committee to visit Camp Sherman.

ROBERT J. O'BRIEN,  
CHAS. A. WHITE,  
CARL V. BEEBE,  
TOM W. JONES,

JOHN E. BARNES,  
C. F. MCCOY,  
HERBERT L. JONES.

The Speaker of the House, in the presence of the House, signed said joint resolution.

Mr. Banker demanded a call of the House, which was duly seconded, taken, and one hundred members answered to their names.

The absentees are: Messrs.

Alban,	Cochrun,	Harter,	Moyer,
Backowski,	Dunn,	Hatch,	Reynolds, Jas. A.,
Bonser,	Entemann,	Hookey,	Smith,
Brannon,	Fouts,	Hughes,	Stokes,
Cable,	Freeman,	Lonz,	Walsh,
Carpenter,	Green,	McKay,	Weaver,

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.



On motion of Mr. Banker further proceedings under the call were dispensed with.

The Speaker appointed under the provisions of **H. J. R. No. 61** — Mr. Federman, Messrs. Harter, Federman and Crosser.

**Am. H. B. No. 270** — Mr. Banker, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Taylor moved to amend as follows:

In the line after the word "referendum" change the period to a comma and add the following: "and further subject to the provision that in municipalities not now exhibiting motion pictures on Sunday, they shall not be so exhibited unless authorized by an ordinance hereafter adopted by the council or other legislative body of such municipality."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Blauser moved to amend as follows:

In line 6 strike out the words "in the forenoon" and in lieu thereof insert "between the hours of eight o'clock a. m. and one o'clock p. m. or between the hours of seven o'clock p. m. and nine o'clock p. m."

Upon which a ye and nay vote was demanded, taken and resulted — yeas 54, nays 47, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Gorrell,	McFarland,
Baker,	Comings,	Graham,	Matthews,
Barnes,	Cookston,	of Muskingum,	Miller, of Fulton,
Beetham,	Crosser,	Griswold,	Miller, of Stark,
Benner,	Davis,	Halstead,	Pearson,
Besaw,	Denune,	Hastings,	Robins,
Bing,	Dodge,	Hatch,	Robinson,
Blauser,	Drury,	Johnston,	Silver,
Bond,	Emery,	Jones, of Trumbull,	Stump,
Brown,	Faris,	King,	Talley,
Bryson,	Foster,	Kreider,	Waterston,
Burns,	Fouts,	Lawyer,	Weaver,
Carson,	Gordon, of Brown,	Lentz,	Wenner — 54.
Chester,	Gordon, of Logan,	McCoy,	

Those voting in the negative are: Messrs.

Banker,	Entemann,	Jones, of Hamilton,	Scott,
Beaty,	Evans,	Kilbane,	Shy,
Billingslea,	Federman,	Lonz,	Smith,
Bishop,	Gardner,	Luchsinger,	Spidel,
Bliss,	Graham,	Lustig,	Swedersky,
Brach,	of Licking,	Madden,	Taylor,
Brannon,	Greve,	Morris,	Thompson,
Crabbe,	Helfrich,	Mulcahy,	Walsh,
Delehanty,	Hinchey,	Pugh,	Wiest,
Dildine,	Hoover,	Reynolds, Jas. A.,	Wildermuth,
Donahay,	Hopple,	Reynolds, Tom,	Winter,
Dunspaugh,	Huber,	Schelhorn,	York — 47.

The motion was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Jas. A. Reynolds moved that said bill be indefinitely postponed.

The motion was agreed to.

Mr. Crabbe arose to a question of personal privilege and requested that the speaker vacate the chair temporarily and that he be permitted to preside therein.

The request was granted and the speaker, the speaker pro tempore, the minority floor leader, the clerk of the House, the sergeant-at-arms and the House parliamentarian were presented appropriate remembrances from this body as tokens of respect and esteem.

Complying with the provisions of **H. R. No. 50** — Mr. Jas. A. Reynolds, Mr. C. C. Lyon was introduced by the Speaker and addressed the House on his travels and experiences as a newspaper correspondent in Germany during the world war.

Mr. Myers moved that a vote of thanks be extended by the House to Mr. Lyon for his very interesting address.

The motion was agreed to.

**6:10 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 7:30 o'clock p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

Mr. Beetham moved that the vote whereby **H. B. No. 471** — Mr. Robinson, was passed, be now reconsidered.

The motion was agreed to.

Mr. Beetham moved that the vote by which the previous question on **H. B. No. 471** — Mr. Robinson, was passed, be now reconsidered.

The motion was agreed to.

Mr. Beetham moved that further consideration of said bill be deferred until tomorrow.

The motion was agreed to.

On motion of Mr. Beetham the House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time and referred as follows:

**Sub. S. B. No. 95** — Mr. Beebe.

To the committee on Judiciary.

**S. B. No. 154** — Mr. Lloyd.

To the committee on Insurance.

**S. B. No. 169** — Mr. Archer.

To the committee on Judiciary.

**H. B. No. 534** — Mr. Evans.

To the committee on Codes, Courts and Procedure.

**S. B. No. 180** — Joint Committee on Taxation.

On motion of Mr. Beetham said bill was ordered placed on the calendar for third reading.

**S. B. No. 167** — Mr. Ritter.

On motion of Mr. Beetham said bill was ordered placed on the calendar for third reading.

By unanimous consent the following standing committee reports were submitted:

Mr. Winters submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 452** — Mr. Evans, having had the same under consideration, reports it back and recommends its passage.

CHARLES M. GORDON,

E. E. DENUNE,

H. H. GRISWOLD,

F. L. WATERSTON,

W. B. BRYSON,

W. R. COMINGS,

ED. A. WINTER,

R. M. BILLINGSLEA.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Graham, of Muskingum, submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 505** — Mr. Kreider, having had the same under consideration, reports it back and recommends its passage.

CHARLES H. FOUTS,  
IRWIN HALSTEAD,  
W. B. BRYSON,  
L. J. GRAHAM,  
C. M. GORDON,  
C. GILBERT TAYLOR,

SYLVESTER SPIDEL,  
C. C. CRABBE,  
H. S. ATKINSON,  
G. S. YORK,  
THOMAS MULCAHY,  
NORMAN R. BLISS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bond submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 482** — Mr. Emery, having had the same under consideration, reports it back and recommends its passage.

D. ALLEN BOND,  
CHARLES H. FOUTS,  
C. F. McCOY,

F. A. HINCHEY,  
J. S. MILLER,  
JOS. LUSTIG.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Jas. A. Reynolds submitted the following report:

The standing committee on Privileges and Elections, to which was referred **H. B. No. 9** — Mr. Jas. A. Reynolds, having had the same under consideration, reports it back and recommends its passage.

C. F. McCOY,  
R. B. CARSON,  
FRANK C. WISE,  
JAS. A. REYNOLDS,

TOM R. BRANNON,  
HERBERT L. JONES,  
F. S. ROBINSON,  
OTTO W. BRACH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Robins moved that the committee on Judiciary be discharged from further consideration of **S. B. No. 144** — Mr. Lloyd, and said bill be ordered placed on the calendar.

The motion was agreed to.

Mr. Myers moved that the committee on Judiciary be discharged from further consideration of **H. B. No. 468** — Mr. Backowski, and said bill be ordered placed on its passage now.

The motion was agreed to and said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line 10 strike out "temporary" and insert "temporary".

The motion was agreed to and the bill was so amended.



The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hopple,	Reynolds, Jas. A.,
Atkinson,	Delehanty,	Johnston,	Robins,
Backowski,	Denune,	Jones, of Hamilton,	Robinson,
Banker,	Dildine,	Jones, of Trumbull,	Russell,
Barnes,	Donahay,	Kay,	Schelhorn,
Beaty,	Emery,	Lawyer,	Scott,
Beetham,	Gardner,	Lentz,	Silver,
Benner,	Gordon, of Brown,	Lonz,	Smith,
Bishop,	Gorrell,	Lustig,	Stokes,
Bond,	Graham,	Lytle,	Stump,
Brannon,	of Muskingum,	Madden,	Taylor,
Cable,	Green,	Matthews,	Waterston,
Carson,	Greve,	Miller, of Fulton,	Weaver,
Clark,	Hastings,	Miller, of Stark,	Wiest,
Comings,	Hatch,	Morris,	Wildermuth,
Cookston,	Helfrich,	Mulcahy,	Winter,
Copeland,	Hinchey,	Myers,	York—70.
Crabbe,	Hoover,	Pearson,	

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the House amendments to **Am. S. B. No. 141** — Mr. Ritter.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Robins moved that the House insist upon its amendments to said bill and that a committee of Conference be requested.

The motion was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 502** — Mr. Hatch.

Relative to abandonment of canal lands in the city of Nelsonville. With the following amendment in which the concurrence of the House is requested:

In line 8, after the word "city" insert the following: "Provided, however, said city shall have the right to dispose of the width of any portion of the canal in excess of sixty feet, the street to be defined by straight lines as nearly as possible, and that no portion of the canal property in the sixty feet reserved for street purposes herein described, shall ever be used for any purpose or purposes other than for streets and avenues, parking purposes, sewerage and water purposes and provided further that any portion of the said abandoned canal property that is not so occupied and used at the end of ten years from the date of

the passage of this act, shall immediately revert to the state of Ohio; and provided further that if at any time the state of Ohio shall have an opportunity to lease a right-of-way over the abandoned Hocking canal property between Lancaster and Nelsonville, it may include a right-of-way over the canal property herein conveyed, even though the same is improved as a street or highway.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Hatch moved that the rules be suspended and that consideration of the Senate amendment to said bill be taken up now.

The motion was agreed to.

The question being, "Shall the Senate amendment be concurred in?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hastings,	Mulcahy,
Atkinson,	Delehanty,	Hatch,	Myers,
Backowski,	Denune,	Hinchey,	Pearson,
Banker,	Dodge,	Hoover,	Reynolds, Jas. A.,
Barnes,	Donahay,	Hopple,	Robins,
Beaty,	Drury,	Huber,	Schellhorn,
Benner,	Emery,	Johnston,	Scott,
Bishop,	Evans,	Jones, of Hamilton,	Shy,
Blauser,	Faris,	Jones, of Trumbull,	Silver,
Bond,	Foster,	Kay,	Smith,
Cable,	Gardner,	Lawyer,	Stokes,
Carson,	Gordon, of Brown,	Lentz,	Stump,
Chester,	Gordon, of Logan,	Lonz,	Taylor,
Clark,	Gorrell,	Lytle,	Waterston,
Cochrun,	Graham,	McFarland,	Weaver,
Comings,	of Muskingum,	Madden,	Wildermuth,
Cookston,	Green,	Matthews,	Winter,
Copeland,	Griswold,	Miller, of Stark,	York—73.
Crabbe,	Halstead,		

The Senate amendment was concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 463** — Mr. Myers.

With the following amendments in which the concurrence of the House is requested.

In line 5, after the word "jail" insert "or public comfort station".

In line 12, after the word "Jail" insert the following "whether said court house, county offices, or jail be for the exclusive use of the county or for the joint use of the county and a municipality therein under the provisions of section 2419-2 of the General Code."

Attest:

W. E. HALLEY,  
Clerk.

Mr. Myers moved that the rules be suspended and that consideration of the Senate amendments to said bill be taken up now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hastings,	Myers,
Atkinson,	Davis,	Hatch,	Pearson,
Backowski,	Delehanty,	Hinchey,	Reynolds, Jas. A.,
Baker,	Denune,	Hopple,	Robins,
Barnes,	Dildine,	Huber,	Robinson,
Benner,	Donahay,	Johnston,	Schelhorn,
Bing,	Emery,	Jones, of Hamilton,	Scott,
Bishop,	Evans,	Jones, of Trumbull,	Shy,
Blauser,	Foster,	Kay,	Smith,
Bond,	Gordon, of Brown,	Lentz,	Stokes,
Brannon,	Gordon, of Logan,	Lonz,	Stump,
Bryson,	Gorrell,	Lustig,	Taylor,
Cable,	Graham,	Lytle,	Waterston,
Carson,	of Muskingum,	Madden,	Weaver,
Chester,	Green,	Matthews,	Wildermuth,
Cochrun,	Greve,	Miller, of Fulton,	Winter,
Comings,	Griswold,	Miller, of Stark,	York—70.
Copeland,	Halstead,	Mulcahy,	

The Senate amendments were concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 50** — Mr. Davis.

Directing committee on Enrollment to correct errors in **S. B. No. 47** — Mr. Davis.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Scott moved that the rules be suspended and the resolution considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Benner,	Bryson,	Copeland,
Atkinson,	Besaw,	Cable,	Crabbe,
Backowski,	Bing,	Carson,	Davis,
Baker,	Bishop,	Chester,	Delehanty,
Banker,	Blauser,	Clark,	Denune,
Barnes,	Bond,	Cochrun,	Dodge,
Beaty,	Brannon,	Comings,	Donahay,



Those voting in the affirmative are: Messrs.

Drury,	Green,	Jones, of Trumbull,	Reynolds, Jas. A.,
Dunn,	Griswold,	Lawyer,	Robinson,
Emery,	Halstead,	Lentz,	Scott,
Evans,	Hastings,	Lonz,	Silver,
Faris,	Hatch,	Lustig,	Smith,
Foster,	Hinchey,	Lytle,	Stokes,
Gardner,	Hoover,	Madden,	Stump,
Gordon, of Brown,	Hopple,	Matthews,	Taylor,
Gordon, of Logan,	Huber,	Mulcahy,	Wiest,
Gorrell,	Johnston,	Myers,	Winter,
Graham,	Jones, of Hamilton,	Pearson,	York—72.
of Muskingum,			

The resolution was adopted.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 362** — Mr. Dunsbaugh.

**Am. H. B. No. 469** — Mr. Myers.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 162** — Mr. Fouts, and asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

The request was acceded to.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the President appointed as managers on the part of the Senate in the matter of difference between the two Houses on **Am. H. B. No. 162** — Mr. Fouts, Messrs. Busbey, Archer and Wagner.

Attest:

W. E. HALLEY,  
Clerk.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 162** — Mr. Fouts, Messrs. Beetham, Fouts and Bliss.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 539** — Mr. King.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolutions:

**H. J. R. No. 50** — Mr. Cowan.

**H. J. R. No. 60** — Mr. Federman.

**H. J. R. No. 61** — Mr. Crabbe.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 137** — Mr. Ake.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. S. B. No. 111** — Mr. Miller.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 49** — Mr. Davis.

Relative to the payment of certain expenses of joint committee.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Robins moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Hastings,	Mulcahy,
Atkinson,	Crabbe,	Hatch,	Myers,
Backowski,	Delehanty,	Helfrich,	Pearson,
Baker,	Denune,	Hinchey,	Reynolds, Jas. A.,
Banker,	Dildine,	Huber,	Robins,
Barnes,	Dodge,	Johnston,	Robinson,
Beaty,	Donahay,	Jones, of Hamilton,	Schelhorn,
Besaw,	Drury,	Jones, of Trumbull,	Scott,
Bing,	Emery,	Kay,	Silver,
Bishop,	Evans,	Lentz,	Smith,
Blauser,	Foster,	Lonz,	Stokes,
Brannon,	Gardner,	Lustig,	Stump,
Cable,	Gordon, of Logan,	Lytle,	Taylor,
Carson,	Gorrell,	Madden,	Waterston,
Chester,	Graham,	Matthews,	Weaver,
Clark,	of Muskingum,	Miller, of Fulton,	Wiest,
Cochrun,	Green,	Miller, of Stark,	Wildermuth,
Comings,	Griswold,	Morris,	York—73.
Cookston,	Halstead,		

The resolution was adopted.

Mr. Taylor moved that the vote whereby **H. B. No. 270** — Mr. Banker, was indefinitely postponed, be reconsidered and that the motion be entered upon the journal and remain pending.

Mr. Silver moved that **H. B. No. 421** — Mr. Silver, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Halstead,	Morris,
Atkinson,	Donahay,	Hatch,	Myers,
Backowski,	Drury,	Huber,	Pearson,
Barnes,	Dunspaugh,	Johnston,	Reynolds, Tom,
Beaty,	Emery,	Jones, of Hamilton,	Robins,
Besaw,	Evans,	Jones, of Trumbull,	Robinson,
Bing,	Faris,	Kay,	Russell,
Brannon,	Gardner,	Kreider,	Schelhorn,
Bryson,	Gordon, of Brown,	Lentz,	Scott,
Carson,	Gordon, of Logan,	Lonz,	Silver,
Chester,	Gorrell,	Luchsinger,	Smith,
Cochrun,	Graham,	Lustig,	Taylor,
Comings,	of Licking,	Lytle,	Thompson,
Copeland,	Graham,	McKay,	Weaver,
Crabbe,	of Muskingum,	Matthews,	Wenner,
Delehanty,	Green,	Miller, of Fulton,	Wiest,
Depune,	Griswold,	Miller, of Stark,	York—66

Those voting in the negative are: Messrs.

Baker,	Cable,	Hinchey,	Mulcahy,
Benner,	Cookston,	Madden,	Spidel—10.
Bishop,	Helfrich,		

So the bill passed.

Mr. Copeland moved to amend the title as follows:

Correct the spelling of the words "establish" and "said".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

Mr. Wiest moved that the Joint Committee on Taxation be discharged from further consideration of **S. B. No. 73** — Mr. Demuth, and said bill be placed on the calendar.

The motion was agreed to.

Mr. Thompson called up his pending motion entered upon the journal to reconsider the vote whereby **S. B. No. 82** — Mr. Agnew, was lost.

The motion was taken up.

The question being, "Shall the vote be reconsidered?"

The motion was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In line 9 strike out "one" and insert in lieu thereof "two".

In line 9 strike out "(\$100.00)" and insert in lieu thereof "(\$200.00)."



At the end of line 9 add "lot or."

In line 12 strike out "before erecting or."

Strike out lines 13 to 24-1 inclusive and insert in lieu thereof the following: "Within sixty days after said building or other improvement shall have been commenced, notify the auditor of the county within which such land or lot is located, that said building or improvement has been completed or is in process of construction. Said notice shall be in writing and contain an estimate of the cost of said building or improvement and such description of the lot or land and ownership thereof as will identify the lot or tract of land on said auditor's duplicate. Upon failure to give notice as herein provided, and upon said improvement not being returned for taxation as otherwise provided by law, and upon the discovery of such building or improvement by the county auditor after the same has been erected or constructed, the said building or improvement shall be appraised by the county auditor at its true value in money and placed upon the duplicate together with a tax penalty of fifty percent for each of the years from the date of the erection or construction to the date of discovery. Said county auditor may enter, by himself, or deputy, within reasonable hours, and fully examine all buildings and structures of every kind, which are by this title either liable to or exempt from taxation."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 66, nays 16, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Drury,	Jones, of Trumbull,	Reynolds, Jas. A.,
Backowski,	Dunspaugh,	Kay,	Reynolds, Tom,
Baker,	Emery,	Kilbane,	Robins,
Barnes,	Evans,	Kreider,	Robinson,
Beaty,	Federman,	Lentz,	Russell,
Besaw,	Foster,	Lonz,	Schelhorn,
Billingslea,	Gardner,	Luchsinger,	Scott,
Blauser,	Gordon, of Brown,	Lustig,	Silver,
Brach,	Gorrell,	Lytle,	Smith,
Brannon,	Graham,	McFarland,	Stokes,
Bryson,	of Muskingum,	Madden,	Stump,
Clark,	Green,	Matthews,	Swedersky,
Comings,	Griswold,	Miller, of Stark,	Thompson,
Cookston,	Helfrich,	Morris,	Weaver,
Copeland,	Hinchey,	Mulcahy,	Wenner,
Delehanty,	Johnston,	Myers,	Wiest—66.
Donahay,	Jones, of Hamilton,	Pugh,	

Those voting in the negative are: Messrs.

Benner,	Chester,	Gordon, of Logan,	Miller, of Fulton,
Bing,	Crabbe,	Hastings,	Taylor,
Bishop,	Denune,	Hatch,	Wildermuth,
Carson,	Faris,	Huber,	York—16

So the bill passed.

The title was agreed to.

Mr. Hastings moved that the committee on Common Schools be discharged from further consideration of **H. B. No. 156**—Mr. Hastings, and said bill be placed on the calendar.

The motion was agreed to.

Mr. Jones, of Trumbull, moved that **H. B. No. 435** — Mr. Jones, of Trumbull, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Green moved to amend as follows:

In line 69 after "fire" insert "or police".

In line 70 after "boats" insert "automobiles, motorcycles and patrols".

In line 71 after "fire" insert "or police"

In line 73 after "manufacturing" insert "harvesting, storing or selling".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 54, nays 11, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Dunn,	Jones, of Hamilton,	Pugh,
Baker,	Dunspaugh,	Jones, of Trumbull,	Reynolds, Tom,
Barnes,	Evans,	Kay,	Robinson,
Beaty,	Gardner,	Kilbane,	Schelhorn,
Benner,	Gordon, of Logan,	Lawyer,	Silver,
Besaw,	Gorrell,	Lustig,	Smith,
Bishop,	Green,	Lytle,	Spidel,
Brach,	Greve,	McFarland,	Stokes,
Bryson,	Griswold,	Miller, of Stark,	Swedersky,
Comings,	Halstead,	Morris,	Talley,
Crosser,	Harter,	Mulcahy,	Thompson,
Delehanty,	Hastings,	Myers,	Wenner,
Dodge,	Hinchey,	Pearson,	Wiest—54.
Donahay,	Johnston,		

Those voting in the negative are: Messrs.

Carson,	Cookston,	Graham,	Kreider,
Clark,	Emery,	of Muskingum,	Lentz,
Cochran,	Entemann,	Helfrich,	Weaver,

The bill not having received a constitutional majority was lost.

Mr. Stokes moved that **H. B. No. 464** — Mr. Stokes (by request), be taken out of its order on the calendar and considered now.

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cable,	Emery,	Jones, of Trumbull,
Atkinson,	Carson,	Evans,	Kay,
Baker,	Cochran,	Federman,	Kilbane,
Barnes,	Comings,	Foster,	Kreider,
Beaty,	Copeland,	Gardner,	Lentz,
Benner,	Denune,	Gordon, of Logan,	Lonz,
Billingslea,	Dildine,	Green,	Lustig,
Bing,	Dodge,	Greve,	Lytle,
Bishop,	Donahay,	Griswold,	McFarland,
Blauser,	Drury,	Hastings,	Madden,
Brach,	Dunn,	Johnston,	Miller, of Fulton,
Bryson,	Dunspaugh,	Jones, of Hamilton,	Miller, of Stark,

Those voting in the negative are: Messrs. — Concluded.

Morris,	Robinson,	Swedersky,	Wildermuth,
Mulcahy,	Schelhorn,	Taylor,	Wise,
Pearson,	Silver,	Thompson,	York—66
Pugh,	Spidel,	Weaver,	
Reynolds, Tom,	Stokes,	Wenner,	

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **Am. S. B. No. 34** — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,	H. B. MADDEN,
ARTHUR E. JONES,	GEO. S. MYERS,
SYLVESTER SPIDEL,	TOM REYNOLDS.
W. E. WENNER,	

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

**10:35 o'clock p. m.**

On motion of Mr. Robins the House adjourned until 9:30 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Friday, May 9th, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Burns arose to a question of privilege, and asked that his vote be corrected on the indefinite postponement of **H. B. No. 429** — Mr. Wise.

His name being called, Mr. Burns voted "aye".

Mr. Fouts moved that the following bills and resolutions be adopted as the calendar for today.

**S. B. No. 144** — Mr. Lloyd.

**S. B. No. 180** — The Joint Committee on Taxation.

**S. B. No. 181** — The Joint Committee on Taxation.

**S. B. No. 167** — Mr. Ritter.

**H. J. R. No. 56** — Mr. McFarland.

**H. B. No. 544** — Mr. Robins.

**H. B. No. 507** — Mr. Atkinson.

**S. B. No. 178** — Mr. Agnew.

**S. B. No. 149** — Mr. Norris.

**S. B. No. 168** — Mr. Ake.

**S. B. No. 73** — Mr. Demuth.

**H. B. No. 466** — Mr. Spidel.

**S. B. No. 140** — Mr. Ritter.



The motion was agreed to.

Mr. Robinson moved that **H. B. No. 471** — Mr. Robinson, further consideration of which was deferred until today be now taken up and considered.

The motion was agreed to.

The speaker declared the amendment formerly offered by Mr. Myers to said bill, which was declared agreed to, now not agreed to, by reason of a discovery of an error in the count on the roll call demanded thereon.

The question recurring, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line 45 after the word "possible" add the following:

"In all municipalities which have adopted charters for home rule as provided by Article XVIII, sections 7, 8 and 9 of the constitution and wherein any telephone company has no franchise or where the franchise of a telephone company shall have expired, the council or legislative body of such municipality shall have the power to fix the telephone and service rates of all telephone calls which have their origin and termination within the limits of the municipality."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Evans moved to amend as follows:

In line 16 after the word "effect" change the period to a semicolon and insert the following: "and where any franchise, under which rates, joint rates, tolls, classifications, charges, or rentals existed, expires the Public Utilities Commission is hereby authorized to fix such rates, joint rates, tolls, classifications, charges or rentals during the absence of any legally authorized franchise."

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Cable demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Griswold,	Miller, of Fulton,
Baker,	Cowan,	Halstead,	Miller, of Stark,
Barnes,	Crabbe,	Hastings,	Morris,
Beaty,	Crosser,	Hatch,	Mulcahy,
Beetham,	Davis,	Helfrich,	Myers,
Benner,	Denune,	Johnston,	Reynolds, Jas. A.,
Besaw,	Dildine,	Jones, of Trumbull,	Robinson,
Billingslea,	Dodge,	Kay,	Schelhorn,
Blauser,	Donahay,	Kreider,	Shy,
Bond,	Dunspaugh,	Lawyer,	Silver,
Bonser,	Federman,	Lentz,	Spidel,
Brown,	Gardner,	Lonz,	Stokes,
Bryson,	Gordon, of Brown,	Luchsinger,	Stump,
Cable,	Gorrell,	Lustig,	Swedersky,
Carson,	Graham,	Lytle,	Thompson,
Chester,	of Licking,	McCoy,	Wenner,
Cochrun,	Graham,	McFarland,	Winter,
Comings,	of Muskingum,	McKay,	Wise,
Cookston,	Green,	Madden,	York—74

Those voting in the negative are: Messrs. Emery, Evans, Hopple, Jones, of Hamilton, and Smith.

So the bill passed.

The title was agreed to.

Mr. Robinson moved that the vote whereby **H. B. No. 471** — Mr. Robinson, was passed, be now reconsidered.

The motion was not agreed to.

**12:40 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 2 o'clock p. m.

**2:00 o'clock p. m.**

The House met pursuant to recess.

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and one hundred thirteen members answered to their names.

The absentees are: Messrs.

Banker,	Delehanty,	Hughes,	Talley,
Bliss,	Entemann,	Moyer,	Walsh,
Cowan,	Freeman,	Stump,	

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham, further proceedings under the call were dispensed with.

Mr. Beetham moved that **S. B. No. 144** — Mr. Lloyd, be informally passed and that it retain its place on the calendar.

The motion was agreed to.

**S. B. No. 180** — The Joint Committee on Taxation was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Foster moved to amend as follows:

In line 148 strike out the words "a majority" and insert in lieu thereof "two-thirds".

The motion was not agreed to.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays 36, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Graham,	McKay,
Banker,	Cookston,	of Licking,	Matthews,
Barnes,	Copeland,	Graham,	Miller, of Fulton,
Beaty,	Crabbe,	of Muskingum,	Miller, of Stark,
Beetham,	Crosser,	Green,	Morris,
Benner,	Davis,	Griswold,	Myers,
Besaw,	Dildine,	Halstead,	Pearson,
Bing,	Dodge,	Hatch,	Robins,
Bond,	Donahay,	Hooley,	Robinson,
Bonser,	Drury,	Jones, of Hamilton,	Russell,
Brown,	Dunn,	Jones, of Trumbull,	Scott,
Bryson,	Dunspaugh,	Kay,	Silver,
Burns,	Emery,	King,	Spidel,
Cable,	Faris,	Kreider,	Taylor,
Carpenter,	Federman,	Lawyer,	Thompson,
Carson,	Fouts,	Luchsinger,	Waterston,
Chester,	Gardner,	Lytle,	Weaver,
Clark,	Gordon, of Logan,	McCoy,	Wenner,
Cochran,	Gorrell,	McFarland,	Winter,
			Wise—75,

Those voting in the negative are: Messrs.

Atkinson,	Denune,	Hopple,	Reynolds, Jas. A.,
Backowski,	Evans,	Johnston,	Reynolds, Tom,
Baker,	Foster,	Kilbane,	Schelhorn,
Billingslea,	Greve,	Lentz,	Shy,
Bishop,	Harter,	Lonz,	Smith,
Blauser,	Hastings,	Lustig,	Stokes,
Bliss,	Helfrich,	Madden,	Wiest,
Brach,	Hinchey,	Mulcahy,	Wildermuth,
Brannon,	Hoover,	Pugh,	York—36.

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 72, nays 33, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	Matthews,
Barnes,	Crosser,	of Muskingum,	Miller, of Fulton,
Beaty,	Davis,	Green,	Miller, of Stark,
Benner,	Dildine,	Griswold,	Morris,
Besaw,	Dodge,	Halstead,	Pearson,
Bing,	Donahay,	Hatch,	Robins,
Bond,	Drury,	Hooley,	Robinson,
Bonser,	Dunn,	Jones, of Hamilton,	Russell,
Brown,	Dunspaugh,	Jones, of Trumbull,	Scott,
Bryson,	Emery,	Kay,	Silver,
Burns,	Faris,	King,	Spidel,
Cable,	Federman,	Kreider,	Taylor,
Carpenter,	Fouts,	Lawyer,	Thompson,
Carson,	Gardner,	Luchsinger,	Waterston,
Chester,	Gordon, of Brown,	Lytle,	Weaver,
Cochrun,	Gordon, of Logan,	McCoy,	Wenner,
Comings,	Gorrell,	McFarland,	Winter,
Cookston,	Graham,	McKay,	Wise—72.
Copeland,	of Licking,		

Those voting in the negative are: Messrs.

Backowski,	Clark,	Hopple,	Pugh,
Baker,	Denune,	Johnston,	Reynolds, Tom,
Beetham,	Evans,	Kilbane,	Schelhorn,
Billingslea,	Foster,	Lentz,	Shy,
Bishop,	Greve,	Lonz,	Smith,
Blauser,	Hastings,	Lustig,	Stokes,
Bliss,	Helfrich,	Madden,	Wildermuth,
Brach,	Hinchey,	Mulcahy,	York—33.
Brannon,			

The emergency clause not having received a constitutional majority was lost.

The title was agreed to.

Mr. Clark moved that the vote by which the emergency clause to **S. B. No. 180** — The Joint Committee on Taxation, was lost, be reconsidered.

The motion was agreed to.

Mr. Clark moved that the vote by which **S. B. No. 180** — The Joint Committee on Taxation, was passed, be now reconsidered.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. Robins moved to amend as follows:

In line 69 strike out "first" and insert in lieu thereof "fourth", and strike out "July" and insert in lieu thereof "September".



In line 75 strike out "second" and insert in lieu thereof "fifth", and strike out "July" and insert in lieu thereof "September".

In line 100 strike out "third" and insert in lieu thereof "first", and strike out "July" and insert in lieu thereof "October".

In line 126 strike out "twelfth" and insert in lieu thereof "fourth day," and strike out "August" and insert in lieu thereof "November".

In line 134 strike out "a" at the end of the line.

Strike out all of line 135 and also line 136 to the period and insert in lieu thereof "the general election to be held on the fourth day of November, 1919".

Strike out all of lines 147, 148, 149, 150, 151, 152, 153 and 154 and insert in lieu thereof the following:

"NOTICE OF ELECTION.

"Notice is hereby given that at the general election to be held in the .....Ohio, on Tuesday, the fourth day of November, 1919, the question whether or not bonds of said ..... shall be issued in the amount of \$. ..... for the purpose of funding a deficiency in the revenue of said ..... and the levy of an additional tax of approximately .....mills for .....years will be submitted to the voters of said....."

Strike out all of lines 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211 and 212.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 76, nays 33, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	Miller, of Fulton,
Banker,	Copeland,	of Muskingum,	Miller, of Stark,
Barnes,	Crabbe,	Green,	Morris,
Beaty,	Crosser,	Griswold,	Pearson,
Beetham,	Davis,	Halstead,	Robins,
Benner,	Dildine,	Hatch,	Robinson,
Besaw,	Dodge,	Hooley,	Russell,
Bing,	Donahay,	Jones, of Hamilton,	Scott,
Bond,	Drury,	Jones, of Trumbull,	Shy,
Bonser,	Dunn,	Kay,	Silver,
Brown,	Dunspaugh,	King,	Spidel,
Bryson,	Emery,	Kreider,	Talley,
Burns,	Faris,	Lawyer,	Taylor,
Cable,	Federman,	Luchsinger,	Thompson,
Carpenter,	Fouts,	Lytle,	Waterston,
Carson,	Gardner,	McCoy,	Weaver,
Chester,	Gordon, of Logan,	McFarland,	Wenner,
Clark,	Gorrell,	McKay,	Winter,
Cochrun,	Graham,	Matthews,	Wise—76.
Comings,	of Licking,		

Those voting in the negative are: Messrs.

Backowski,	Foster,	Johnston,	Pugh,
Baker,	Greve,	Kilbane,	Reynolds, Jas. A.,
Billingslea,	Harter,	Lentz,	Reynolds, Tom,
Bishop,	Hastings,	Lonz,	Smith,
Blauser,	Helfrich,	Lustig,	Stokes,
Bliss,	Hinchey,	Madden,	Wiest,
Brannon,	Hoover,	Mulcahy,	Wildermuth,
Bennet,	Hopple,	Myers,	York—33.
Evans,			

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Barnes submitted the following report:

Pursuant to **H. R. No. 4**—Mr. Hughes, the select committee appointed to adjust mileage of members of the House, beg leave to submit the following report:

Member	Miles One Way	Member	Miles One Way
Alban	104	Green	180
Atkinson	...	Greve	138
Backowski	138	Griswold	168
Baker	90	Halstead	65
Banker	70	Harter	132
Barnes	70	Hastings	90
Beaty	120	Hatch	79
Beetham	133	Helfrich	60
Benner	78	Hinchey	113
Besaw	142	Hooley	54
Billingslea	101	Hoover	150
Bing	113	Hopple	138
Bishop	132	Huber	106
Blauser	25	Hughes	116
Bliss	138	Johnston	75
Bond	148	Jones, of Hamilton	120
Bonser	120	Jones, of Trumbull	185
Brach	123	Kay	45
Brannon	138	Kilbane	138
Brown	40	King	65
Bryson	60	Kreider	45
Burns	116	Lawyer	101
Cable	132	Lentz	136
Carpenter	150	Lonz	130
Carson	105	Luchsinger	120
Chester	199	Lustig	138
Clark	96	Lytle	148
Cochrun	115	McCoy	173
Comings	166	McFarland	48
Cookston	55	McKay	60
Copeland	83	Madden	...
Cowan	110	Matthews	100
Crabbe	25	Miller, of Fulton	184
Crosser	173	Miller, of Stark	146
Davis	110	Morris	120
Delehanty	138	Moyer	148
Denune	4	Mulcahy	143
Dildine	124	Myers	138
Dodge	18	Pearson	78
Donahay	180	Pugh	123
Drury	144	Reynolds, Jas A.	138
Dunn	113	Reynolds, Tom	138
Dunspaugh	180	Robins	50
Emery	140	Robinson	101
Entemann	123	Russell	131
Evans	123	Schelhorn	103
Faris	98	Scott	120
Federman	120	Shy	80
Foster	70	Silver	94
Fouts	86	Smith	138
Freeman	80	Spidel	70
Gardner	120	Stokes	70
Gordon, of Brown	167	Stump	18
Gordon, of Logan	74	Swedersky	114
Gorrell	148	Talley	15
Graham, of Licking	40	Taylor	109
Graham, of Muskingum	77	Thompson	...

Member	Miles One Way	Member	Miles One Way
Walsh .....	152	Wildermuth .....	87
Waterston .....	182	Winter .....	120
Weaver .....	45	Wise .....	136
Wenner .....	209	York .....	95
Wiest .....	100	Mr. Speaker .....	180

Respectfully submitted,

JOHN E. BARNES,  
CLYDE H. HOOLEY,  
HENRY EVANS.

Mr. Barnes moved that the report of the committee be accepted and that same be printed.

The motion was agreed to.

**4:30 o'clock p. m.**

On motion of Mr. Beetham the House recessed for ten minutes.

**4:40 o'clock p. m.**

The House met pursuant to recess.

Mr. Beetham submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. H. B. No. 162** — Messrs. Busbey-Fouts, having had the same under consideration do recommend to their respective houses as follows:

Amended H. B. No. 162, Messrs. Busbey-Fouts, as passed by the Senate, with the following amendments:

In line 871, strike out "not more than one mill of".

In line 874, insert after the word "roads" the following: "or the question of so exempting a part of such levy".

In line 877, strike out "not exceeding one mill".

In line 882, strike out "not exceeding one mill".

In line 906, strike out "not exceeding one mill".

In line 914, strike out the word "mill" and insert in lieu thereof the word "mills".

In line 917, strike out the word "mill" and insert in lieu thereof the word "mills".

Lines 1045 to 1092 inclusive. Strike out these lines.

In line 1092a, strike out "3" and insert in lieu thereof "2".

In line 1092m, strike out "4" and insert in lieu thereof "3".

In line 1092y, strike out "5" and insert in lieu thereof "4".

In line 1092as, insert after the period the following sentence:

"The power herein conferred on township trustees shall be exercised by them only with the consent to and approval of such purchase and the terms thereof by the county commissioners of the county."

In line 1093, strike out "6" and insert in lieu thereof "5".

In line 1097, strike out "7" and insert in lieu thereof "6".

T. A. BUSBEY,  
M. B. ARCHER,  
C. A. WAGNER,

Managers on the part of the Senate.

N. R. BLISS,  
CHARLES H. FOUTS,  
RUPERT BEETHAM,

Managers on the part of the House of Representatives.



The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 73, nays 21, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Miller, of Fulton,
Banker,	Crabbe,	of Muskingum,	Miller, of Stark,
Beaty,	Crosser,	Green,	Morris,
Beetham,	Davis,	Griswold,	Mulcahy,
Benner,	Dildine,	Halstead,	Pearson,
Besaw,	Dodge,	Hatch,	Robins,
Bing,	Donahay,	Huber,	Robinson,
Bliss,	Drury,	Jones, of Hamilton,	Russell,
Bond,	Dunn,	Jones, of Trumbull,	Scott,
Brown,	Dunspaugh,	Kay,	Silver,
Bryson,	Emery,	King,	Spidel,
Burns,	Faris,	Kreider,	Talley,
Cable,	Fouts,	Lawyer,	Taylor,
Carpenter,	Gardner,	Luchsinger,	Waterston,
Carson,	Gordon, of Brown,	Lytle,	Weaver,
Chester,	Gordon, of Logan,	McCoy,	Wenner,
Cochrun,	Gorrell,	McFarland,	Winter,
Comings,	Graham,	McKay,	Wise—73.
Cookston,	of Licking,	Matthews,	

Those voting in the negative are: Messrs.

Backowski,	Brannon,	Hopple,	Madden,
Billingslea,	Denune,	Johnston,	Myers,
Bishop,	Evans,	Kilbane,	Schelhorn,
Blauser,	Federman,	Lentz,	Stokes,
Bonser,	Hinchey,	Lustig,	Thompson—21.
Brach,			

The report of the committee of Conference was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 162** — Messrs. Busbey-Fouts.

Attest:

W. E. HALLEY,  
Clerk.

By unanimous consent Mr. Beetham offered the following resolution:

**H. J. R. No. 65** — Mr. Beetham.

Relative to the enrolling of a bill in typewriting.

*Be it resolved by the General Assembly of the State of Ohio*, That House Bill No. 162 — Busbey-Fouts, be enrolled in typewriting. The necessity for this being that the public printer having already in his possession a very great amount of important printing for this General Assembly, that further work would greatly delay the work of the General Assembly, greatly inconvenience the members and by this delay cause much unnecessary public expense:

*Be it further resolved*, That this joint resolution be enrolled in typewriting so as to not further delay the work of the General Assembly.

Mr. Beetham moved that the rules be suspended and that resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 91, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Halstead,	Myers,
Atkinson,	Crosser,	Hastings,	Pearson,
Backowski,	Davis,	Hatch,	Reynolds, Tom,
Beaty,	Dildine,	Hinchey,	Robins,
Beetham,	Dodge,	Hopple,	Robinson,
Benner,	Donahay,	Huber,	Russell,
Besaw,	Drury,	Johnston,	Schelhorn,
Bing,	Dunn,	Jones, of Hamilton,	Scott,
Bishop,	Dunspaugh,	Jones, of Trumbull,	Shy,
Blauser,	Emery,	Kay,	Silver,
Bliss,	Evans,	Kilbane,	Smith,
Bond,	Faris,	Kreider,	Spidel,
Brach,	Foster,	Lawyer,	Stump,
Brannon,	Fouts,	Lentz,	Swedersky,
Bryson,	Gordon, of Brown,	Lonz,	Talley,
Burns,	Gordon, of Logan,	Luchsinger,	Taylor,
Cable,	Gorrell,	Lustig,	Thompson,
Carpenter,	Graham,	McFarland,	Waterston,
Carson,	of Licking,	Madden,	Weaver,
Chester,	Graham,	Miller, of Fulton,	Wenner,
Cochrun,	of Muskingum,	Miller, of Stark,	Winter,
Comings,	Green,	Morris,	Wise,
Cookston,	Griswold,	Mulcahy,	York—91.
Copeland,			

The resolution was adopted.

Mr. Taylor moved that **H. B. No. 279** — Mr. Taylor, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 87, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Cowan,	Halstead,	Mulcahy,
Baker,	Crosser,	Harter,	Myers,
Banker,	Denune,	Hastings,	Pearson,
Beaty,	Dildine,	Hatch,	Reynolds, Jas. A.,
Beetham,	Dodge,	Helfrich,	Reynolds, Tom,
Benner,	Donahay,	Hinchey,	Robins,
Besaw,	Drury,	Hoover,	Robinson,
Billingslea,	Dunn,	Hopple,	Russell,
Bing,	Dunspaugh,	Huber,	Schelhorn,
Blauser,	Emery,	Johnston,	Shy,
Bliss,	Evans,	Jones, of Hamilton,	Smith,
Brach,	Faris,	Jones, of Trumbull,	Spidel,
Brannon,	Gardner,	Kay,	Swedersky,
Brown,	Gordon, of Brown,	Kilbane,	Talley,
Burns,	Gordon, of Logan,	Kreider,	Taylor,
Cable,	Gorrell,	Lentz,	Thompson,
Carpenter,	Graham,	Lonz,	Waterston,
Carson,	of Licking,	Luchsinger,	Weaver,
Chester,	Graham,	Lustig,	Wenner,
Cochrun,	of Muskingum,	McKay,	Wildermuth,
Comings,	Green,	Miller, of Fulton,	Winter,
Cookston,	Griswold,	Morris,	Wise—87.
Copeland,			

Those voting in the negative are: Messrs. Crabbe, Davis and Matthews.

So the bill passed.

Mr. Fouts moved to amend the title as follows:

After the word "of" in line 2 of title insert the words "public roads, highways, streets."

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 549** — Mr. Dodge.

To provide for the relief of certain road contractors from conditions arising from a state of war.

On motion of Mr. Dodge the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 549** — Mr. Dodge, was read the second time by its title.

Mr. Dodge moved that the constitutional rule requiring bills to be read fully on three different days be dispensed with and **H. B. No. 549** — Mr. Dodge, be engrossed at the clerk's desk and read the third time.

The motion was not agreed to.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 382** — Mr. Spidel.

To amend sections 1483, 1488 and 1520 of the General Code, to provide for the reporting of cases in the courts of appeals and the publication of official court reports.

**Am. H. B. No. 420** — Mr. Chester.

To authorize the superintendent of public works to lease, subject to the approval of the governor and attorney general, certain state lands in the city of Defiance, Ohio, to the owners of existing leases thereon.

**H. B. No. 539** — Mr. King.

To make sundry and supplementary appropriations for the remainder of the current fiscal year.

**H. B. No. 460** — Mr. Jones, of Trumbull.

Providing for the transfer of former road district funds to the county road fund and making provision for the payment of interest and principal of outstanding road district bonds.

JOHN E. BARNES,  
C. F. McCOY,  
HENRY EVANS,  
THOMAS W. LATHAM,

CHARLES A. WHITE,  
CARL V. BEEBE,  
ROBERT J. O'BRIEN.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. King submitted the following report:

The standing committee on Appropriations and Finance, to which



was referred **H. B. No. 536** — Mr. King, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
JOHN COWAN,  
HARRY F. BROWN,  
C. W. McFARLAND,  
HARRY M. CARPENTER,  
J. S. GRAHAM,  
E. M. CROSSER,  
R. M. BILLINGSLEA,

JAMES A. REYNOLDS,  
FRANK C. WISE,  
HARRY McKAY,  
D. W. BESAW,  
FRANCIS M. THOMPSON,  
DOW W. HARTER,  
HARRY L. FEDERMAN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Beetham moved that said bill be made a special order for 8 o'clock tonight.

The motion was agreed to.

**6:20 p. m.**

Mr. Beetham moved that the House recess until 8 o'clock p. m.  
The motion was agreed to.

**8:00 o'clock p. m.**

The House met pursuant to recess.

Attention of the House was called to the special order for this hour, being consideration of **H. B. No. 536** — Mr. King.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**Am. S. B. No. 88** — Mr. Lloyd.

To amend sections 1558-78 and 1558-83 of the General Code.

**S. B. No. 128** — Mr. Miller.

Relating to what cases shall be tried by court; what by jury and the summoning and impaneling of jury for the municipal court of the city of Zanesville, Ohio.

**Am. S. B. No. 124** — Mr. Norris.

Relating to duties of the board of state charities.

**S. B. No. 91** — Mr. O'Brien.

To regulate the payment of losses under contracts for casualty insurance.

**S. J. R. No. 48** — Mr. Whittemore.

Providing for holding the next annual reunion of the General Assembly at Akron, Ohio.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
CARL V. BEEBE,  
JOHN E. HOLDEN,

JOHN E. BARNES,  
HERBERT L. JONES,  
C. F. McCOY.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

The committee of Conference which had been appointed as managers on the part of the House to consider matters of difference between the two houses on **S. B. No. 45** — Mr. Parrett, having resigned, the Speaker appointed to serve in their stead Messrs. Spidel, Weaver and Madden.

By unanimous consent Mr. Emery submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **S. B. No. 159** — Mr. Berry, having had the same under consideration, reports it back and recommends its passage.

J. S. GRAHAM,  
B. J. EMERY,  
H. S. CABLE,  
CHAS. S. KAY,  
JOHN E. BARNES,  
FRANK E. BAKER,

HENRY EVANS,  
ROY L. SWEDERSKY,  
H. S. ATKINSON.  
A. LEE BEATY,  
W. R. COMINGS,  
SIMEON H. BING.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Emery moved that the rules be suspended and that said bill be placed on the calendar.

The motion was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. President:

I am directed to inform you that the Senate has refused to concur in the passage of **Am. H. B. No. 415** — Mr. Scott.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. President:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**Am. H. J. R. No. 62** — Joint Committee on Taxation.

With the following amendment in which the concurrence of the House is requested.

In line 17 strike out "President" and insert "Clerk".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and that the Senate amendment be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendment be concurred in?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,  
Barnes,  
Beaty,  
Beetham,  
Benner,  
Besaw,  
Billingslea,  
Bishop,  
Blauser,  
Bond,  
Bonser,  
Carpenter,  
Carson,

Chester,  
Cochrun,  
Cookston,  
Copeland,  
Crabbe,  
Davis,  
Dildine,  
Donahay,  
Drury,  
Dunn,  
Dunspaugh,  
Emery,  
Evans,

Faris,  
Fouts,  
Gardner,  
Gordon, of Logan,  
Graham,  
of Licking,  
Graham,  
of Muskingum,  
Griswold,  
Halstead,  
Harter,  
Hatch,  
Hoover,  
Huber,  
Johnston,  
Jones, of Trumbull,  
King,  
Kreider,  
Lawyer,  
Lentz,  
Luchsinger,  
McCoy,  
McKay,  
Matthews,  
Miller, of Fulton,  
Morris,

Those voting in the affirmative are: Messrs. — Concluded.

Mulcahy,	Shy,	Talley,	Weaver,
Reynolds, Jas. A.,	Silver,	Taylor,	Wiest,
Robins,	Spidel,	Waterston,	Wise—64.
Robinson,	Swedersky,		

The Senate amendment was concurred in.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 64** — Mr. Cowan.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 82** — Mr. Agnew.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 136** — Mr. Lloyd.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the motion to reconsider **H. B. No. 382** — Mr. Spidel, has been withdrawn by the Senate.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 385** — Mr. Mulcahy.

**H. B. No. 63** — Mr. Graham, of Licking.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 181** — Special Joint Committee on Taxation.

To amend sections 5612 and 5613 of the General Code requiring each county auditor to prepare and transmit to the tax commission of Ohio, annually, an abstract of the aggregate amount and assessed valuation of real and personal property in his county and the taxing districts



therein, and requiring the tax commission of Ohio to equalize the assessed valuation of such real and personal property, and fixing the time when the same shall be done.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 181** — Special Joint Committee on Taxation, was read the second time by its title.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 181** — Special Joint Committee on Taxation, was engrossed at the clerk's desk and placed on the calendar.

### 8:00 o'clock p. m.

Attention of the House was again called to the special order for 8:00 o'clock p. m., being consideration of **H. B. No. 536** — Mr. King.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 99, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Pearson,
Atkinson,	Cowan,	Griswold,	Pugh,
Backowski,	Crabbe,	Harter,	Reynolds, Jas. A.,
Baker,	Crosser,	Hastings,	Reynolds, Tom,
Barnes,	Davis,	Hatch,	Robins,
Beaty,	Denune,	Hoover,	Robinson,
Beetham,	Dildine,	Hopple,	Russell,
Benner,	Donahay,	Johnston,	Schelhorn,
Besaw,	Drury,	Jones, of Trumbull,	Shy,
Billingslea,	Dunn,	Kilbane,	Silver,
Bing,	Dunspaugh,	King,	Spidel,
Bishop,	Emery,	Kreider,	Stokes,
Blauser,	Evans,	Lawyer,	Stump,
Bliss,	Faris,	Lentz,	Swedersky,
Bond,	Federman,	Luchsinger,	Talley,
Bonser,	Foster,	Lustig,	Taylor,
Brach,	Fouts,	Lytle,	Thompson,
Brannon,	Gardner,	McFarland,	Waterston,
Brown,	Gordon, of Brown,	McKay,	Weaver,
Bryson,	Gordon, of Logan,	Madden,	Wenner,
Burns,	Gorrell,	Miller, of Fulton,	Wiest,
Cable,	Graham,	Miller, of Stark,	Wildermuth,
Carpenter,	of Licking,	Morris,	Winter,
Chester,	Graham,	Mulcahy,	Wise,
Clark,	of Muskingum,	Myers,	York—99.
Cookston,			

Those voting in the negative are: Messrs. McCoy and Matthews.

So the bill passed.

The title was agreed to.

**S. B. No. 181** — Joint Committee on Taxation, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 86, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Clark,	Graham,	Morris,
Atkinson,	Cochrun,	of Muskingum,	Mulcahy,
Backowski,	Cookston,	Green,	Pearson,
Baker,	Copeland,	Griswold,	Pugh,
Barnes,	Crabbe,	Halstead,	Reynolds, Jas. A.,
Beaty,	Crosser,	Hastings,	Reynolds, Tom,
Beetham,	Davis,	Hatch,	Robins,
Benner,	Dildine,	Helfrich,	Robinson,
Besaw,	Donahay,	Hopple,	Russell,
Billingslea,	Drury,	Huber,	Schelhorn,
Bing,	Dunn,	Johnston,	Spidel,
Blauser,	Dunspaugh,	Jones, of Trumbull,	Stokes,
Bliss,	Emery,	Kilbane,	Stump,
Bond,	Evans,	Kreider,	Talley,
Bonser,	Federman,	Lawyer,	Taylor,
Brannon,	Foster,	Lytle,	Thompson,
Brown,	Gordon, of Brown,	McCoy,	Waterston,
Bryson,	Gordon, of Logan,	McFarland,	Weaver,
Burns,	Gorrell,	McKay,	Wenner,
Cable,	Graham,	Matthews,	Wiest,
Carpenter,	of Licking,	Miller, of Fulton,	Wildermuth,
Chester,		Miller, of Stark,	Winter,
			York—86.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it passed **Am. H. B. No. 469**—Mr. Myers, and the Senate requests the return of said bill.

Attest:

W. E. HALLEY,

Clerk.

Mr. Beetham moved that the request of the Senate be acceded to and said bill be returned.

The motion was agreed to.

On motion of Mr. Thompson, **Am. S. B. No. 144**—Mr. Lloyd, which had been informally passed, was taken up.

Said bill was read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 80, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Burns,	Dunn,	Hopple,
Backowski,	Cable,	Dunspaugh,	Huber,
Baker,	Chester,	Emery,	Jones, of Trumbull,
Barnes,	Clark,	Evans,	Kilbane,
Beaty,	Cochrun,	Federman,	Kreider,
Beetham,	Comings,	Foster,	Lawyer,
Benner,	Cookston,	Gardner,	Lentz,
Billingslea,	Copeland,	Gordon, of Logan,	Lustig,
Bing,	Cowan,	Graham,	Lytle,
Bishop,	Crabbe,	of Muskingum,	McCoy,
Blauser,	Crosser,	Griswold,	McKay,
Bond,	Denune,	Halstead,	Madden,
Bonser,	Dildine,	Hastings,	Matthews,
Brannon,	Donahay,	Hatch,	Miller, of Fulton,
Bryson,	Drury,	Helfrich,	Morris,

Those voting in the affirmative are: Messrs. — Concluded.

Mulcahy,	Russell,	Stump,	Wiest,
Myers,	Schelhorn,	Talley,	Wildermuth,
Pearson,	Shy,	Taylor,	Winter,
Pugh,	Silver,	Thompson,	Wise,
Reynolds, Jas. A.,	Stokes,	Wenner,	York—80.
Robins,			

So the bill passed.

The title was agreed to.

**S. B. No. 167** — Mr. Ritter, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Graham,	Madden,
Atkinson,	Cookston,	of Muskingum,	Miller, of Fulton,
Baker,	Copeland,	Green,	Morris,
Barnes,	Crabbe,	Griswold,	Mulcahy,
Beaty,	Crosser,	Halstead,	Myers,
Beetham,	Davis,	Hastings,	Pearson,
Benner,	Denune,	Helfrich,	Pugh,
Billingslea,	Dildine,	Hopple,	Robins,
Bing,	Dodge,	Huber,	Robinson,
Bishop,	Donahay,	Johnston,	Schelhorn,
Blauser,	Drury,	Jones, of Trumbull,	Shy,
Bond,	Dunn,	Kilbane,	Silver,
Bonser,	Dunspaugh,	Kreider,	Spidel,
Brannon,	Emery,	Lawyer,	Stump,
Brown,	Federman,	Lentz,	Talley,
Bryson,	Foster,	Luchsinger,	Thompson,
Burns,	Gardner,	Lustig,	Wiest,
Carpenter,	Gordon, of Logan,	Lytle,	Wildermuth,
Chester,	Gorrell,	McCoy,	Winter,
Clark,	Graham,	McFarland,	Wise,
Cochrun,	of Licking,	McKay,	York—82.

So the bill passed.

The title was agreed to.

Mr. Crabbe moved that **H. B. No. 526 and H. B. No. 527** — Mr. Crabbe, and **S. B. No. 162** — Mr. Miller, be informally passed and retain their respective places on the calendar for consideration when the House meets after the recess.

The motion was agreed to.

**H. J. R. No. 56** — Mr. McFarland, was taken up.

Mr. McFarland moved that **H. J. R. No. 56** — Mr. McFarland, be informally passed, and that it retain its place on the calendar.

The motion was agreed to.

**H. B. No. 544** — Mr. Robins, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Benner,	Blauser,	Bryson,
Backowski,	Besaw,	Bond,	Burns,
Baker,	Billingslea,	Bonser,	Carpenter,
Barnes,	Bing,	Brannon,	Chester,
Beetham,	Bishop,	Brown,	Clark,



Those voting in the affirmative are: Messrs. — Concluded.

Cochrun,	Gardner,	Jones, of Trumbull,	Robins,
Comings,	Gordon, of Logan,	Kilbane,	Robinson,
Cookston,	Gorrell,	Kreider,	Schelhorn,
Copeland,	Graham,	Lentz,	Silver,
Crabbe,	of Licking,	Luchsinger,	Spidel,
Davis,	Graham,	Lustig,	Stokes,
Denune,	of Muskingum,	McCoy,	Stump,
Dildine,	Green,	McKay,	Talley,
Donahay,	Griswold,	Madden,	Taylor,
Drury,	Hastings,	Matthews,	Thompson,
Dunn,	Hatch,	Miller, of Fulton,	Weaver,
Dunspaugh,	Helfrich,	Miller, of Stark,	Wenner,
Emery,	Hopple,	Mulcahy,	Wiest,
Evans,	Huber,	Myers,	Winter,
Federman,	Johnston,	Pearson,	Wise—79.
Foster,			

So the bill passed.

The title was agreed to.

**H. B. No. 507** — Mr. Atkinson, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Green,	Myers,
Atkinson,	Copeland,	Griswold,	Pearson,
Backowski,	Cowan,	Halstead,	Pugh,
Baker,	Crabbe,	Hastings,	Reynolds, Tom,
Beaty,	Davis,	Hatch,	Robins,
Beetham,	Denune,	Helfrich,	Robinson,
Benner,	Dildine,	Hopple,	Schelhorn,
Besaw,	Donahay,	Johnston,	Shy,
Billingslea,	Drury,	Jones, of Hamilton,	Silver,
Bing,	Dunn,	Jones, of Trumbull,	Smith,
Bishop,	Dunspaugh,	Kreider,	Spidel,
Blauser,	Entemann,	Lentz,	Stokes,
Bliss,	Evans,	McCoy,	Stump,
Bond,	Federman,	McFarland,	Talley,
Bonser,	Foster,	McKay,	Thompson,
Brannon,	Gordon, of Logan,	Madden,	Waterston,
Brown,	Gorrell,	Matthews,	Weaver,
Bryson,	Graham,	Miller, of Fulton,	Wiest,
Burns,	of Licking,	Miller, of Stark,	Winter,
Cable,	Graham,	Morris,	Wise,
Carpenter,	of Muskingum,	Mulcahy,	York—83.
Comings,			

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Cowan offered the following resolution:

**H. J. R. No. 66** — Mr. Cowan.

Relative to enrolling bills and joint resolutions in typewriting.

*Be it resolved by the General Assembly of the State of Ohio, For the remainder of this, the regular session of the 83rd General Assembly, all bills and joint resolutions, at the direction of either the House or Senate may be enrolled in typewriting, but this information must be mesaged to the other branch;*

The necessity for this being that there is now much important printing in the possession of the printer which will greatly delay all

work much to the inconvenience of the members and cause much unnecessary expense to the state;

*Be it further resolved*, That this resolution be enrolled in type-writing.

Mr. Cowan moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 74, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	of Muskingum,	McKay,
Beaty,	Copeland,	Green,	Madden,
Beetham,	Cowan,	Griswold,	Matthews,
Benner,	Crabbe,	Halstead,	Miller, of Fulton,
Besaw,	Denune,	Hastings,	Miller, of Stark,
Billingslea,	Donahay,	Hatch,	Morris,
Bing,	Drury,	Helfrich,	Mulcahy,
Bishop,	Dunn,	Hopple,	Pugh,
Blauser,	Dunspaugh,	Johnston,	Reynolds, Tom,
Bond,	Emery,	Jones, of Hamilton,	Robins,
Bonser,	Evans,	Jones, of Trumbull,	Schellhorn,
Brannon,	Federman,	Kilbane,	Silver,
Brown,	Foster,	Kreider,	Stokes,
Bryson,	Gardner,	Lawyer,	Stump,
Burns,	Gordon, of Logan,	Lentz,	Talley,
Cable,	Gorrell,	Luchsinger,	Waterston,
Chester,	Graham,	Lustig,	Wiest,
Cochrun,	of Licking,	McCoy,	Winter,
Comings,	Graham,	McFarland,	York—74.

The resolution was adopted.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 550** — Mr. Graham, of Muskingum.

To amend an act "To provide room in monumental hall, in the city of Zanesville, for Hazlett Post, G. A. R." and to extend use of said room to Union Veteran Legion. Passed April 6, 1888.

On motion of Mr. Graham, of Muskingum, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 550** — Mr. Graham, of Muskingum, was read the second time by its title and referred to the committee on Soldiers' and Sailors' Orphans' Home.

Mr. Scott moved that the committee on Banks and Banking be discharged from further consideration of **H. B. No. 541** — Mr. Scott, and said bill be ordered placed on the calendar.

The motion was agreed to.

**S. B. No. 178** — Mr. Agnew, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Besaw,	Brannon,	Cookston,
Baker,	Billingslea,	Bryson,	Copeland,
Barnes,	Bishop,	Burns,	Cowan,
Beetham,	Blauser,	Cochrun,	Denune,
Benner,	Bonser,	Comings,	Dildine,

Those voting in the affirmative are: Messrs. — Concluded.

Donahay,	Griswold,	Matthews,	Silver,
Drury,	Hastings,	Miller, of Stark,	Spidel,
Emery,	Helfrich,	Morris,	Stokes,
Evans,	Hopple,	Mulcahy,	Stump,
Federman,	Johnston,	Myers,	Talley,
Foster,	Jones, of Trumbull,	Pugh,	Taylor,
Gardner,	Kreider,	Reynolds, Tom,	Thompson,
Gordon, of Logan,	Lentz,	Robins,	Waterston,
Graham,	Luchsinger,	Robinson,	Wenner,
of Licking,	Lustig,	Schelhorn,	Wiest,
Graham,	McCoy,	Scott,	Wise,
of Muskingum,	McKay,	Shy,	York—67.
Green,			

So the bill passed.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 551** — Mr. Wise.

To amend sections 5706, 5751, 6251 and 6254 and to repeal sections 6534, 10801 of the General Code, relative to the rates and publication of legal advertising.

On motion of Mr. Wise the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 551** — Mr. Wise, was read the second time by its title.

On motion of Mr. Wise the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 551** — Mr. Wise, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

Mr. Wise moved to amend as follows:

Strike out the last sentence of section 6254 and in lieu thereof insert:

"Except as may be done under sections 1695 to 1697, inclusive, of the General Code, all legal advertisements or notices shall be printed in newspapers published in the English language only."

The motion was agreed to and the bill was so amended.

The question recurring, Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 77, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Brannon,	Evans,	King,
Backowski,	Burns,	Faris,	Kreider,
Baker,	Cable,	Federman,	Lawyer,
Barnes,	Chester,	Foster,	Lentz,
Beetham,	Cochrun,	Gordon, of Logan,	Lonz,
Benner,	Comings,	Graham,	Luchsinger,
Besaw,	Copeland,	of Licking,	Lustig,
Billingslea,	Cowan,	Green,	Lytle,
Bing,	Crabbe,	Griswold,	McFarland,
Bishop,	Denune,	Halstead,	McKay,
Blauser,	Dildine,	Hastings,	Matthews,
Bliss,	Dodge,	Hopple,	Miller, of Fulton,
Bond,	Donahay,	Johnston,	Miller, of Stark,
Bonser,	Drury,	Jones, of Trumbull,	Morris,
Brach,	Emery,	Kilbane,	Mulcahy,



Those voting in the affirmative are: Messrs. — Concluded.

Myers,	Scott,	Talley,	Wenner,
Pugh,	Smith,	Taylor,	Wildermuth,
Reynolds, Tom,	Spidel,	Thompson,	Wise,
Robinson,	Stokes,	Waterston,	York—77.
Schelhorn,	Stump,		

Mr. Dunn voted in the negative.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 182** — Mr. Parrett.

Relative to the jurisdiction of the probate courts.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Robins the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 182** — Mr. Parrett, was read the second time by its title.

On motion of Mr. Robins the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 182** — Mr. Parrett, was ordered placed on the calendar and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 63, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Mulcahy,
Atkinson,	Crabbe,	Griswold,	Myers,
Barnes,	Davis,	Hastings,	Pearson,
Beaty,	Dildine,	Helfrich,	Pugh,
Beetham,	Donahay,	Hopple,	Reynolds, Tom,
Benner,	Drury,	Huber,	Robins,
Bing,	Dunn,	Johnston,	Schelhorn,
Blauser,	Emery,	Jones, of Trumbull,	Scott,
Bonser,	Evans,	Kilbane,	Smith,
Brannon,	Federman,	Kreider,	Stokes,
Bryson,	Foster,	Lentz,	Stump,
Burns,	Gardner,	Luchsinger,	Thompson,
Cable,	Gordon, of Logan,	Lustig,	Waterston,
Chester,	Gorrell,	McKay,	Wildermuth,
Cochran,	Graham,	Miller, of Fulton,	Wise,
Comings,	of Muskingum,	Morris,	York—63.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 493** — Mr. Chester.

With the following amendments in which the concurrence of the House is requested:

In line 68 after the word "by" strike out the word "law" and insert in lieu thereof "Sections 10062 to 10067, inclusive, of the General Code."

In line 81 after the word "the \* \* \*" strike out the word "sheriff" and insert in lieu thereof the words "pound keeper."

In line 82 after the word "quarterly" strike out the comma and the rest of said line and insert in lieu thereof a period.

Strike out all of line 82a.

In line 102 strike out the word "sheriff" and insert in lieu thereof the words "pound keeper."

In line 105 after the word "Sec." strike out the figures and insert in lieu thereof 5652-12 and after the word "sheriff" insert the words "or pound keeper."

In line 118 after the word "fund" strike out the words "in any calendar year", and insert in lieu thereof a comma.

In line 119 strike out the words "total amount" and insert in lieu thereof the words "gross receipts."

In line 120 after the word "year" insert comma.

Strike out all of lines 127, 128 and 129a. After the line 132 insert line 132a as follows: "All funds collected under the provisions of sections 5652-14 and 5652-15 shall be deposited in the county treasury to the credit of the dog and kennel fund."

In line 141 strike out the word "law" and insert in lieu thereof "sections 10062 to 10067, inclusive, of the General Code."

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and that the Senate amendments be taken up and considered now.

Motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 74, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	Mulcahy,
Atkinson,	Copeland,	of Muskingum,	Myers,
Backowski,	Cowan,	Griswold,	Pugh,
Barnes,	Crabbe,	Hastings,	Reynolds, Jas. A.,
Beaty,	Denune,	Hatch,	Reynolds, Tom,
Beetham,	Dildine,	Helfrich,	Robins,
Benner,	Donahay,	Hopple,	Robinson,
Billingslea,	Drury,	Johnston,	Schelhorn,
Bing,	Dunn,	Jones, of Trumbull,	Scott,
Bishop,	Dunspaugh,	Kilbane,	Smith,
Blauser,	Emery,	Kreider,	Spidel,
Bliss,	Evans,	Lentz,	Stokes,
Bonser,	Foster,	Luchsinger,	Stump,
Brannon,	Fouts,	Lustig,	Talley,
Bryson,	Gardner,	McFarland,	Thompson,
Burns,	Gordon, of Logan,	Madden,	Wenner,
Cable,	Gorrell,	Matthews,	Wise,
Chester,	Graham,	Miller, of Fulton,	York—74.
Cochrun,		of Licking,	
Comings,		Miller, of Stark,	

Mr. Huber voted in the negative.  
The Senate amendments were concurred in.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 469**—Mr. Myers.

With the following amendments in which the concurrence of the House is requested:

In line 2, strike out the words "There is hereby established" and insert in lieu thereof the following "The Joint Committee on German Propaganda of the Senate and House of Representatives together with the Superintendent of Public Instruction is hereby continued as".

Strike out all of line seven (7), 8, and 9 up to and including the period.

In lines 10 and 11 strike out "at the close of the next regular session of the general assembly unless continued by that body" and insert in lieu thereof January 1, 1920.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Crabbe moved that the rules be suspended and that consideration of the Senate amendments be taken up now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted—yeas 63, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	Matthews.
Barnes,	Copeland,	of Muskingum,	Miller, of Fulton,
Beaty,	Crabbe,	Green,	Miller, of Stark,
Beetham,	Davis,	Griswold,	Mulcahy,
Benner,	Donahay,	Halstead,	Reynolds, Tom,
Besaw,	Drury,	Hastings,	Robins,
Billingslea,	Dunspaugh,	Hatch,	Russell,
Bing,	Emery,	Helfrich,	Schelhorn,
Blauser,	Evans,	Hinchey,	Smith,
Bonser,	Federman,	Hopple,	Spidel,
Brannon,	Foster,	Johnston,	Stokes,
Bryson,	Fouts,	Jones, of Trumbull,	Stump,
Burns,	Gordon, of Logan,	Kreider,	Talley,
Cable,	Gorrell,	Lentz,	Thompson,
Chester,	Graham,	Luchsinger,	Wildermuth,
Cochrun,	of Licking,	Lustig,	Wise,
			York—63.

The Senate amendments were concurred in.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 66**—Mr. Cowan.

Attest;

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 180** — Joint Committee on Taxation.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 65** — Mr. Beetham.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 51** — Mr. Hopley. Relative to Ohio Legislative Manual.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Luchsinger moved that the rules be suspended and the resolution be considered as once.

The motion was agreed to and the resolution was taken up.

Mr. Barnes moved to amend as follows:

Substitute the number "700" for the number "1000," and the number "1800" for the number "1500".

The motion was agreed to and the resolution was so amended.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Helfrich,	Reynolds, Tom
Backowski,	Crabbe,	Hopple,	Robinson,
Baker,	Davis,	Huber,	Russell,
Barnes,	Donahay,	Johnston,	Schelhorn,
Beaty,	Drury,	Jones,	Scott,
Beetham,	Emery,	of Trumbull,	Smith,
Benner,	Federman,	Kilbane,	Spidel,
Besaw,	Foster,	Kreider,	Stokes,
Billingslea,	Fouts,	Lentz,	Stump,
Bing,	Gordon, of Logan,	Luchsinger,	Talley,
Blauser,	Gorrell,	Lustig,	Thompson,
Bond,	Green,	Matthews,	Waterson,
Burns,	Griswold,	Miller, of Fulton,	Weaver,
Chester,	Halstead,	Mulcahy,	Wenner,
Clark,	Hastings,	Myers,	Wise,
Cookston,	Hatch,	Pugh,	York—64.
Copeland,			

The resolution was adopted.

By unanimous consent Mr. Wise submitted the following report:

The standing committee on Privileges and Elections, to which was referred **H. J. R. No. 6** — Mr. Fouts, having had the same under consideration, reports it back and recommends its adoption.

C. F. McCOY,  
R. B. CARSON,  
FRANK C. WISE,  
JAS. A. REYNOLDS,

TOM R. BRANNON,  
HERBERT L. JONES,  
F. S. ROBINSON.

The report was agreed to.

The resolution was ordered to be engrossed and placed on the calendar in its regular order.

Mr. Graham of Licking submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **S. B. No. 111** — Mr. Miller, having had the same under consideration do recommend to their respective houses as follows:

The passage of the bill as it originally passed the Senate.

WILLIAM M. MILLER,  
JAMES R. HOPLEY,  
HOWELL WRIGHT.

Managers on the part of the Senate.

J. S. GRAHAM,  
JOHN W. GORRELL,  
W. W. STOKES,

Managers on the part of the House of Representatives.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Cookston,	Graham,	Morris,
Barnes,	Copeland,	of Muskingum,	Mulcahy,
Beaty,	Cowan,	Green,	Myers,
Beetham,	Crabbe,	Halstead,	Pearson,
Benner,	Davis,	Hastings,	Pugh,
Besaw,	Donahay,	Helfrich,	Reynolds, Tom,
Bing,	Drury,	Hopple,	Robins,
Bishop,	Dunn,	Johnston,	Robinson,
Blauser,	Punsbaugh,	Jones,	Smith,
Bond,	Emery,	of Trumbull,	Spidel,
Bonser,	Federman,	Kreider,	Stokes
Brannon,	Foster,	Lentz,	Stump,
Bryson,	Fouts,	Luchsinger,	Talley,
Burns,	Gordon,	Lustig,	Waterston,
Chester,	of Logan,	McCoy,	Weaver,
Clark,	Gorrell,	Matthews,	Wise,
Cochrun,	Graham,	Miller,	York — 66.
Comings,	of Licking,	of Fulton,	

The report of the committee of Conference was agreed to.

By unanimous consent Mr. Robinson submitted the following report:

The standing committee on Military Affairs, to which was re-

ferred **H. B. No. 548** — Mr. Matthews, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
CHAS. F. KREIDER,  
JOHN H. CHESTER,

F. S. ROBINSON,  
JOHN J. KILBANE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Matthews moved that the rules be suspended and that said bill be taken up and considered now.

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Cookston,	Graham,	Morris,
Barnes,	Copeland,	of Muskingum,	Mulcahy,
Beaty,	Cowan,	Green,	Myers,
Beetham,	Crabbe,	Griswold,	Pearson,
Benner,	Davis,	Hastings,	Pugh,
Besaw,	Denune,	Helfrich,	Reynolds, Tom
Bing,	Donahay,	Hopple,	Robins,
Bishop,	Drury,	Johnston,	Robinson,
Blauser,	Dunn,	Jones,	Smith,
Bliss,	Dunspaugh,	of Trumbull,	Spidel,
Bond,	Emery,	Kreider,	Stokes,
Bonser,	Federman,	Lentz,	Stump,
Brannon,	Foster,	Luchsinger,	Talley,
Bryson,	Gardner,	Lustig,	Thompson,
Burns,	Gordon, of Logan,	McCoy,	Waterson,
Clark,	Gorrell,	Matthews,	Wise—67.
Cochrun,	Graham,	Miller, of Fulton	
Comings,	of Licking,	Miller, of Stark,	

So the bill passed.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 552** — Mr. Chester.

To amend section 13030 of the General Code relative to improper relations with female pupils.

On motion of Mr. Chester the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 552** — Mr. Chester, was read the second time by its title.

On motion of Mr. Chester the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 552** — Mr. Chester, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:



Those voting in the affirmative are: Messrs.

Backowski,	Crabbe,	Green,	Morris,
Barnes,	Davis,	Griswold,	Mulcahy,
Beaty,	Donahay,	Haistead,	Myers,
Beetham,	Drury,	Hastings,	Pugh,
Benner,	Dunn,	Helfrich,	Reynolds, Tom,
Besaw,	Emery,	Hopple,	Robins,
Bing,	Evans,	Jolinston,	Robinson,
Blauzer,	Faris,	Jones,	Smith,
Bliss,	Federman,	of Trumbull,	Spidel,
Bond,	Foster,	Kilbane,	Stokes,
Bonser,	Fouts,	Kreider,	Stump,
Brannon,	Gardner,	Lentz,	Talley,
Bryson,	Gordon,	Luchsinger,	Thompson,
Chester,	of Logan,	Lustig,	Weaver,
Clark,	Gorrell,	Matthews,	Wenner,
Cochrun,	Graham,	Miller,	Wise — 64.
Cookston,	of Muskingum,	of Fulton,	
Copeland,			

So the bill passed.

The title was agreed to.

Mr. Robins moved that a committee be appointed by the Speaker to prepare a resolution expressing the sympathy of this body occasioned by the death of the venerable father of the member from Ashtabula county, Mr. Wenner.

The motion was agreed to.

The Speaker appointed as such committee, Messrs Beetham, Robins, and Hopple.

**11:30 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until 9:30 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Saturday, May 10th, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff of Columbus, Ohio.

The journal of yesterday was read and approved.

The speaker appointed as managers on the part of the house as a committee of Conference on matters of difference between the two Houses on **S. B. No. 141** — Mr. Ritter, Messrs. Bryson, Brown and Foster.

By unanimous consent the following bill was introduced and read the first time

**H. B. No. 553** — Mr. King.

To make appropriation for the salaries of members of the House of Representatives and Senate for the calendar year 1920.

On motion of Mr. King the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 553** — Mr. King, was read the second time by its title.

On motion of Mr. King the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 553** — Mr. King, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Evans,	Huber,	Mulcahy,
Baker,	Faris,	Johnston,	Myers,
Barnes,	Federman,	Jones, of Hamilton,	Pearson,
Beetham,	Foster,	Jones, of Trumbull,	Pugh,
Billingslea,	Fouts,	King,	Robins,
Bishop,	Gardner,	Kreider,	Robinson,
Brach,	Gordon, of Brown,	Lawyer,	Schelhorn,
Bryson,	Gordon, of Logan,	Lentz,	Shy,
Burns,	Gorrell,	Luchsinger,	Stokes,
Carson,	Graham,	Lustig,	Stump,
Clark,	of Muskingum,	Lytle,	Swedersky,
Cochrun,	Griswold,	McFarland,	Thompson,
Cowan,	Harter,	McKay,	Waterston,
Crosser,	Hastings,	Madden,	Weaver,
Davis,	Hatch,	Matthews,	Wiest,
Denune,	Helfrich,	Miller, of Fulton,	Wildermuth,
Donahay,	Hinchey,	Miller, of Stark,	Winter,
Drury,	Hopple,	Morris,	York—72.
Emery,			

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 473** — Mr. Pearson.

To amend section 2503 of the General Code, relative to Memorial day.

With the following amendment in which the concurrence of the House is requested.

In line 8 strike out \$100.00 and insert \$50.00.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and that consideration of Senate amendment be taken up now.

The motion was agreed to.

The question being, "Shall the Senate amendment be concurred in?"

The yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Bliss,	Carson,	Crosser,
Barnes,	Bond,	Chester,	Davis,
Beetham,	Bonser,	Clark,	Denune,
Billingslea,	Brach,	Copeland,	Dodge,
Bishop,	Brannon,	Cowan,	Donahay,
Blauser,	Burns,	Crabbe,	Drury,

Those voting in the affirmative are: Messrs. — Concluded.

Emery,	Harter,	Lustig,	Robinson,
Evans,	Hastings,	Lytle,	Schelhorn,
Faris,	Hatch,	McFarland,	Shy,
Federman,	Helfrich,	McKay,	Stokes,
Foster,	Hinchey,	Matthews,	Swedersky,
Gardner,	Hoover,	Miller, of Fulton,	Thompson,
Gordon, of Brown,	Johnston,	Morris,	Waterston,
Gordon, of Logan,	Jones, of Hamilton,	Mulcahy,	Weaver,
Gorrell,	Jones, of Trumbull,	Myers,	Wiest,
Graham,	Kreider,	Pearson,	Winter,
of Muskingum,	Lawyer,	Pugh,	Wise,
Griswold,	Lentz,	Robins,	York—72.
Halstead,			

The Senate amendment was concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 217** — Mr. Waterston.

To amend sections 151, 153 and 154 of the General Code, relative to appointment, duties and salaries of day and night policemen and visitors' attendants in the State House.

With the following amendments in which the concurrence of the House is requested:

In line 14, after the word "attendants", insert "shall each receive an annual salary of eight hundred dollars". In line 15, after the word "shall", insert the word "each" and strike out all remainder of line and line 16 and insert in lieu thereof "an annual salary of eight hundred and forty dollars".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and that consideration of the Senate amendments be taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 74, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hastings,	Pearson,
Barnes,	Crosser,	Hatch,	Pugh,
Beetham,	Davis,	Hopple,	Robins,
Benner,	Denune,	Huber,	Robinson,
Bishop,	Dodge,	Johnston,	Schelhorn,
Blauser,	Donahay,	Jones, of Hamilton,	Shy,
Bliss,	Drury,	Jones, of Trumbull,	Silver,
Bond,	Emery,	Kreider,	Stokes,
Bonser,	Federman,	Lawyer,	Swedersky,
Brach,	Foster,	Lentz,	Thompson,
Brannon,	Fouts,	Lustig,	Waterston,
Burns,	Gordon, of Logan,	Lytle,	Weaver,
Carson,	Gorrell,	McFarland,	Wenner,
Clark,	Graham,	McKay,	Wiest,
Cochrun,	of Muskingum,	Matthews,	Wildermuth,
Comings,	Green,	Miller, of Fulton,	Winter,
Cookston,	Griswold,	Miller, of Stark,	Wise,
Copeland,	Halstead,	Mulcahy,	York—74.
Cowan,	Harter,	Myers,	

The Senate amendments were concurred in.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 372**—Mr. Harter.

To amend section 1662 of the General Code (as amended 107 O. L., 19) relating to probation officers, their appointment and compensation.

With the following amendments in which the concurrence of the House is requested:

In line 12, strike out "two thousand" and insert in lieu thereof "eighteen hundred".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Harter moved that the rules be suspended and that the amendments made by the Senate be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted—yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Cookston,	Halstead,	McKay,
Barnes,	Crabbe,	Harter,	Matthews,
Beetham,	Crosser,	Hastings,	Miller, of Fulton,
Benner,	Davis,	Hatch,	Mulcahy,
Bing,	Dodge,	Helfrich,	Myers,
Bishop,	Drury,	Hinchey,	Pearson,
Blauser,	Emery,	Hopple,	Pugh,
Bliss,	Evans,	Huber,	Robinson,
Bond,	Federman,	Johnston,	Schelhorn,
Brach,	Foster,	Jones, of Hamilton,	Stokes,
Brannon,	Gardner,	Jones, of Trumbull,	Stump,
Bryson,	Gordon, of Brown,	Kreider,	Swedersky,
Burns,	Gordon, of Logan,	Lawyer,	Weaver,
Cable,	Gorrell,	Lentz,	Wenner,
Carson,	Graham,	Luchsinger,	Wildermuth,
Clark,	of Muskingum,	Lustig,	Wise,
Cochrun,	Green,	Lytle,	York—70.
Comings,	Griswold,	McFarland,	

The Senate amendments were concurred in.

By unanimous consent Mr. Jones, of Trumbull, offered the following resolution.

**H. R. No. 60**—Mr. Jones, of Trumbull.

Relative to certain House employees.

WHEREAS, By reason of sickness some employees were unable to perform the work assigned to them and this occurred at a time when the work had greatly increased; and

In order to have the work continued as required, the clerk employed L. Emsley as a stenographer and Robert F. Smith as a bill clerk. And upon the resignation of the index clerk Mr. Willis W. Yeatman, E. H. Smith was employed to fill this place; therefore

*Be it resolved by the House of Representatives,* That the employment of the foregoing named persons is hereby confirmed and payment at the same rate per diem be paid as is paid the other employees performing like services.

Mr. Jones, of Trumbull, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Hastings,	Morris,
Barnes,	Crabbe,	Hatch,	Mulcahy,
Beetham,	Crosser,	Helfrich,	Myers,
Benner,	Denune,	Hinchey,	Robins,
Bing,	Dodge,	Hoover,	Robinson,
Bishop,	Donahay,	Hopple,	Schelhorn,
Blauser,	Drury,	Johnston,	Shy,
Bliss,	Emery,	Jones, of Hamilton,	Spidel,
Bond,	Entemann,	Jones, of Trumbull,	Stokes,
Brach,	Evans,	Kreider,	Stump,
Brannon,	Faris,	Lawyer,	Swedersky,
Bryson,	Gordon, of Brown,	Lentz,	Thompson,
Burns,	Gordon, of Logan,	Lonz,	Waterston,
Cable,	Gorrell,	Luchsinger,	Weaver,
Carson,	Graham,	Lustig,	Wenner,
Chester,	of Muskingum,	Lytle,	Wiest,
Cochrun,	Green,	McKay,	Winter,
Comings,	Griswold,	Matthews,	Wise,
Cookston,	Halstead,	Miller, of Fulton,	York—75.

The resolution was adopted.

**S. B. No. 149** — Mr. Norris, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

Strike out all of section 2.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 41, nays 18, as follows:

Those voting in the affirmative are: Messrs.

Banker,	Cookston,	Green,	Mulcahy,
Beetham,	Davis,	Harter,	Pugh,
Benner,	Dodge,	Helfrich,	Schelhorn,
Bishop,	Donahay,	Hinchey,	Shy,
Blauser,	Emery,	Hopple,	Stump,
Bliss,	Evans,	Johnston,	Swedersky,
Bonser,	Federman,	Jones, of Hamilton,	Thompson,
Brannon,	Foster,	Lentz,	Weaver,
Cable,	Gardner,	Lonz,	Wenner,
Cochrun,	Graham,	Miller, of Stark,	Wiest—41.
Comings,	of Muskingum,		

Those voting in the negative are: Messrs.

Alban,	Carpenter,	Hatch,	McCoy,
Barnes,	Carson,	Kay,	Myers,
Bing,	Gordon, of Brown,	Kreider,	Waterston,
Bond,	Gordon, of Logan,	Lawyer,	York—18.
Bryson,	Gorrell,		

The bill not having received a constitutional majority was lost.

Mr. Myers moved that the vote whereby **S. B. No. 149** — Mr. Norris, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

**S. B. No. 168** — Mr. Ake, was taken up and read the third time. The question being, "Shall the bill pass?"

Mr. Kay moved to amend as follows:

In line 3 strike out the word "joint" and insert in lieu thereof the word "join".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Weaver demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 5, nays 58, as follows:

Those voting in the affirmative are: Messrs. Bonser, Evans, Smith, Winter and York.

Those voting in the negative are: Messrs.

Alban,	Chester,	Gorrell,	McKay,
Banker,	Cochrun,	Griswold,	Miller, of Fulton,
Barnes,	Comings,	Hatch,	Miller, of Stark,
Beetham,	Cookston,	Hinchey,	Morris,
Benner,	Copeland,	Jones, of Hamilton,	Pugh,
Billingslea,	Crosser,	Jones, of Trumbull,	Schelhorn,
Bishop,	Davis,	Kay,	Shy,
Blauser,	Dodge,	Kreider,	Spidel,
Bliss,	Donahay,	Lawyer,	Stokes,
Bond,	Drury,	Lonz,	Swedersky,
Brach,	Emery,	Luchsinger,	Thompson,
Bryson,	Faris,	Lytle,	Waterston,
Cable,	Federman,	McCoy,	Weaver,
Carpenter,	Foster,	McFarland,	Wiest—58.
Carson,	Gordon, of Logan,		

The bill not having received a constitutional majority was lost.

Mr. Federman moved that the vote whereby **S. B. No. 168** — Mr. Ake, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

**S. B. No. 73** — Mr. Demuth, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Kreider moved to amend as follows: In line 24 strike out "is" and in lieu thereof insert the word "it."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Bonser demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bing,	Brammon,	Crabbe,
Atkinson,	Bishop,	Bryson,	Davis,
Barnes,	Blauser,	Carpenter,	Dodge,
Beetham,	Bliss,	Carson,	Donahay,
Benner,	Bond,	Chester,	Drury,
Billingslea,	Brach,	Cookston,	Emery,



Those voting in the affirmative are: Messrs. — Concluded.

Evans,	Huber,	Madden,	Smith,
Gordon, of Logan,	Johnston,	Miller, of Fulton,	Spidel,
Gorrell,	Jones, of Hamilton,	Miller, of Stark,	Stokes,
Graham,	Jones, of Trumbull,	Mulcahy,	Stump,
of Licking,	Kreider,	Myers,	Swedersky,
Green,	Lawyer,	Pearson,	Thompson,
Griswold,	Lentz,	Pugh,	Waterston,
Hastings,	Lonz,	Reynolds, Jas. A.,	Weaver,
Hatch,	Lytle,	Robins,	Wenner,
Helfrich,	McCoy,	Robinson,	Wiest,
Hinchey,	McFarland,	Shy,	Wise,
Hopple,	McKay,	Silver,	York—71.

Those voting in the negative are: Messrs. Bonser, Copeland, Federman, Foster, and Lustig.

So the bill passed.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 554** — Mr. Lonz.

Providing for the maintenance of parks in townships composed in part of islands.

On motion of Mr. Lonz the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 554** — Mr. Lonz, was read the second time by its title.

On motion of Mr. Lonz the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 554** — Mr. Lonz, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hoover,	Robins,
Banker,	Davis,	Huber,	Robinson,
Barnes,	Denune,	Johnston,	Schelhorn,
Beetham,	Drury,	Jones, of Trumbull,	Shy,
Benner,	Evans,	Kreider,	Silver,
Billingslea,	Faris,	Lawyer,	Smith,
Ring,	Foster,	Lentz,	Spidel,
Bishop,	Gordon, of Brown,	Lonz,	Stokes,
Blauser,	Gordon, of Logan,	Lustig,	Swedersky,
Brach,	Graham,	Lytle,	Thompson,
Brannon,	of Licking,	McKay,	Wenner,
Bryson,	Green,	Madden,	Wiest,
Cable,	Griswold,	Miller, of Fulton,	Wildermuth,
Carson,	Harter,	Mulcahy,	Winter,
Chester,	Hastings,	Myers,	Wise,
Copeland,	Helfrich,	Pearson,	York—66.
Crabbe,	Hinchey,	Pugh,	

Those voting in the negative are: Messrs. Brown, Carpenter and Donahay.

So the bill passed.

The title was agreed to.

**H. B. No. 466** — Mr. Spidel, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 69, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Banker,	Donahay,	Hoover,	Mulcahy,
Barnes,	Drury,	Huber,	Pearson,
Beetham,	Dunspaugh,	Johnston,	Pugh,
Benner,	Evans,	Jones, of Trumbull,	Robins,
Billingslea,	Faris,	Kay,	Robinson,
Bishop,	Federman,	Kreider,	Schelhorn,
Blauser,	Foster,	Lawver,	Shy,
Brach,	Gordon, of Brown,	Lentz,	Silver,
Brannon,	Gordon, of Logan,	Lonz,	Spidel,
Bryson,	Gorrell,	Luchsinger,	Stokes,
Cable,	Graham,	Lustig,	Swedersky,
Carson,	of Muskingum,	Lytle,	Thompson,
Chester,	Griswold,	McFarland,	Waterston,
Cochrun,	Halstead,	McKay,	Weaver,
Copeland,	Hastings,	Matthews,	Wenner,
Cowan,	Hatch,	Miller, of Fulton,	Wise,
Crabbe,	Helfrich,	Miller, of Stark,	York—69.
Davis,	Hinchey,		

Those voting in the negative are: Messrs. Bonser, Comings, Cookston, Crosser, Graham, of Licking, Madden.

So the bill passed.

The title was agreed to.

Mr. Spidel submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. S. B. No. 45** — Mr. Parrett, having had the same under consideration do recommend to their respective houses as follows:

It is agreed and understood that this report is based upon the engrossed copy of amended Senate Bill No. 45 in the form as finally passed by the House.

In line 110 following the semicolon insert the word "Fox" and a comma thereafter. In the same line strike out the "comma" after "muskrat" and in lieu thereof insert the word "and". At the end of the same line strike out the words "and fox."

In line 242 after the word "possessed" insert the word "only."

In line 273 after the word "possessed" insert the word "only."

In line 273 strike out "fifteenth" and in lieu thereof insert "twentieth."

Strike out lines 274-a, 274-b, 274-c and 274-d.

In line 281 after the word "possessed" insert the word "only."

In line 282 after the word "Muskrat" insert the word "only."

In line 283 strike out "fifteenth" and in lieu thereof insert "first."

In the same line strike out "November" and in lieu thereof insert "December."

In line 283 after the "comma" following the word "March" insert the following: "and fox only from the second day of October to the first day of January."

In line 284 after the "semicolon" following the word "inclusive" insert the words "but ground-hog may be taken at any time."

In line 287 following the article "a" as it appears the second time in the line insert the word "fox" followed by a comma.

In line 293 after the word "from" insert the words "pursuing and."

In line 315 after the word "possessed" insert the word "only."

Strike out lines 317, 318, 319, 320, 321, and in lieu thereof insert the following: "b, Limit. Cock Pheasants only may be taken and not more than three such Cock Pheasants in any one day during the open season, except on Sunday, and except as permitted to game propagators; nor more than three Ruffed Grouse; nor more than six Hungarian Partridge in any one day during the open season except Sunday."

In line 324 after the word "taken" insert the word "only."

In line 328 after the word "taken" insert the word "only."

In line 337 after the word "possessed" insert the word "only."

In line 344 after the word "taken" insert the word "only."

In line 350 after the word "possessed" insert the word "only."

In line 370 strike out "Buzzard."

In line 405 after "as" insert "a".

Strike out lines 406-a, and that portion of 406-b up to and including the word "dock."

In line 406 following the word "as" insert the following: "one-fourth of a mile from the mouth of the Black Channel,"

In line 417 after the word "possessed" insert the word "only."

In line 441 after the word "possessed" insert the word "only."

In line 497 strike out the word "five" and in lieu thereof insert "three."

Strike out lines 521-a, 521-b, 521-c, and the part of 521-d including the words "square and the period."

In line 645 strike out the word "fourteen" and in lieu thereof insert "fifteen."

In line 647 strike out the word "ten" and in lieu thereof insert "eleven."

In line 692 after the word "courts" insert a comma.

In line 697 after the word "courts" insert a "comma."

In line 698 strike out the word "and" the first word in the line, in the same line after the word "village" insert the words "and township."

FRANK C. PARRETT,  
THOMAS W. LATHAM,  
C. M. BERRY,

Managers on the part of the Senate.

SYLVESTER SPIDEL,  
CHARLES G. WEAVER,  
H. B. MADDEN,

Managers on the part of the House of Representatives.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 65, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Banker,  
Beetham,  
Billingslea,  
Blauser,  
Bond,  
Brach,  
Brannon,

Bryson,  
Cable,  
Carson,  
Chester,  
Clark,  
Cochrun,  
Comings,

Copeland,  
Cowan,  
Davis,  
Dodge,  
Donahay,  
Drury,  
Dunspaugh,

Emery,  
Evans,  
Foster,  
Gordon, of Brown,  
Gorrell,  
Graham,  
of Muskingum,



Those voting in the affirmative are: Messrs. — Concluded.

Green,	Kay,	Myers,	Spidel,
Griswold,	Kreider,	Pearson,	Stokes,
Halstead,	Lentz,	Pugh,	Swedersky,
Hastings,	Lonz,	Robins,	Thompson,
Helfrich,	Lustig,	Robinson,	Waterston,
Hinchey,	Lytle,	Schelhorn,	Wenner,
Hoover,	Matthews,	Scott,	Wiest,
Huber,	Miller, of Fulton,	Shy,	Wise,
Johnston,	Morris,	Silver,	York—65.
Jones, of Trumbull,	Mulcahy,		

Those voting in the negative are: Messrs. Cookston, Gordon, of Logan, and McFarland.

So the report of the committee of Conference was agreed to.

**12:35 o'clock p. m.**

Mr. Beetham moved that the House recess until 1:30 o'clock p. m.

The motion was agreed to.

The House met pursuant to recess.

**1:30 o'clock p. m.**

**Am. S. B. No. 140** — Mr. Ritter, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Halstead,	Miller, of Fulton,
Baker,	Denune,	Hastings,	Morris,
Beetham,	Dodge,	Hatch,	Mulcahy,
Benner,	Donahay,	Helfrich,	Myers,
Billingslea,	Drury,	Hinchey,	Pearson,
Bing,	Dunspaugh,	Hoover,	Pugh,
Bishop,	Emery,	Hopple,	Robins,
Blauser,	Evans,	Huber,	Robinson,
Bliss,	Faris,	Johnston,	Silver,
Bond,	Foster,	Jones, of Hamilton,	Smith,
Brach,	Fouts,	Jones, of Trumbull,	Stump,
Bryson,	Gordon, of Logan,	Kay,	Swedersky,
Burns,	Gorrell,	Kilbane,	Waterston,
Cable,	Graham,	Kreider,	Weaver,
Carson,	of Licking,	Lawyer,	Wenner,
Chester,	Graham,	Lentz,	Wildermuth,
Cookston,	of Muskingum,	Lytle,	Winter,
Copeland,	Green,	McCoy,	Wise—72.
Crabbe,	Griswold,		

So the bill passed.

The title was agreed to.

Mr. Wenner moved that **S. B. No. 44** — Mr. White be taken up out of its order on the calendar and considered now.

The motion was agreed to and said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays none, as follows;

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hatch,	Myers,
Barnes,	Davis,	Helfrich,	Pearson,
Beetham,	Denune,	Hoover,	Pugh,
Benner,	Dodge,	Hopple,	Reynolds, Jas. A.,
Billingslea,	Donahay,	Huber,	Robinson,
Bing,	Drury,	Johnston,	Shy,
Blauser,	Emery,	Jones, of Hamilton,	Silver,
Bond,	Evans,	Jones, of Trumbull,	Smith,
Brach,	Foster,	Kay,	Stump,
Brannon,	Fouts,	Kilbane,	Swedersky,
Bryson,	Gordon, of Brown,	Kreider,	Waterston,
Burns,	Gordon, of Logan,	Lentz,	Weaver,
Carpenter,	Gorrell,	Lonz,	Wenner,
Carson,	Graham,	Luchsinger,	Wiest,
Chester,	of Licking,	Lytle,	Wildermuth,
Cochrun,	Green,	McCoy,	Winter,
Comings,	Halstead,	Madden,	Wise,
Cookston,	Harter,	Miller, of Fulton,	York—74.
Copeland,	Hastings,	Mulcahy,	

So the bill passed.

The title was agreed to.

Mr. Hastings moved that **H. B. No. 156**—Mr. Hastings, be taken up out of its order on the calender and considered now.

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Silver demanded the previous question, was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 63, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Clark,	Graham,	Madden,
Backowski,	Cookston,	of Muskingum,	Miller, of Fulton,
Baker,	Cowan,	Green,	Miller, of Stark,
Banker,	Crabbe,	Harter,	Mulcahy,
Beetham,	Crosser,	Hastings,	Myers,
Benner,	Denune,	Hinchey,	Reynolds, Jas. A.,
Billingslea,	Drury,	Hoover,	Robinson,
Bing,	Dunspaugh,	Hopple,	Scott,
Bishop,	Emery,	Huber,	Silver,
Blauser,	Evans,	Johnston,	Smith,
Bond,	Fouts,	Jones, of Trumbull,	Stokes,
Brach,	Gordon, of Brown,	Kilbane,	Stump,
Brannon,	Gordon, of Logan,	Lawyer,	Swedersky,
Burns,	Gorrell,	Lentz,	Weaver,
Carpenter,	Graham,	Lonz,	Wiest,
Carson,	of Licking,	Lytle,	Wildermuth,
			York—63.

Those voting in the negative are: Messrs:

Barnes,	Dodge,	Kreider,	Waterston,
Bliss,	Helfrich,	Pugh,	Wenner—10.
Comings,	Jones, of Hamilton,		

So the bill passed.

The title was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two houses on **Am. S. B. No. 45** — Mr. Parrett.

To codify the fish and game laws of Ohio.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **S. J. R. No. 51** — Mr. Hopley.

Relative to Ohio Legislative Manual.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it lost **H. B. No. 415** — Mr. Scott.

Relating to assessments of lots for improvement, and the Senate requests the return of said bill.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Scott moved that the request of the Senate be acceded to.

The motion was agreed to.

Mr. Jones, of Trumbull, moved that **H. B. No. 301** — Mr. Jones, of Trumbull, be taken up out of its order and considered now.

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Jones, of Trumbull, moved to amend as follows:

In line 8 strike out "in the city or school".

In line 9 strike out "district in which such person resides".

In line 9 insert "for" before the word "not".

In line 11 and that part of the amendment as reported in the House Journal of March 27th insert "State" before "superintendent".

In line 13 strike out "resides" and insert "attends".

In line 20 strike out "person having in his control" and insert "parent or guardian of".

In lines 22 and 26 strike out "person" and insert "parent or guardian".

In line 30 insert a comma before and after "who".

In line 30 strike out "or".

In line 33 strike out "display" and insert "file".

In line 33 strike out "in the place where such person is".

In line 34 strike out "employed".

In line 36 strike out "and displays".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"



The yeas and nays were taken, and resulted — yeas 64, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Griswold,	Miller, of Fulton,
Baker,	Crabbe,	Halstead,	Morris,
Banker,	Crosser,	Hastings,	Mulcahy,
Barnes,	Davis,	Hatch,	Myers,
Benner,	Dodge,	Hopple,	Pearson,
Bing,	Donahay,	Johnston,	Pugh,
Blauser,	Drury,	Jones, of Trumbull,	Robins,
Bond,	Emery,	Kay,	Robinson,
Brach,	Evans,	Kreider,	Spidel,
Brannon,	Faris,	Lawyer,	Stump,
Bryson,	Fouts,	Lentz,	Swedersky,
Burns,	Gordon, of Logan,	Luchsinger,	Waterston,
Cable,	Gorrell,	Lytle,	Weaver,
Carson,	Graham,	McCoy,	Wenner,
Chester,	of Licking,	McKay,	Wise,
Comings,	Graham,	Madden,	York—64.
Cookston,	of Muskingum,		

Those voting in the negative are: Messrs.

Billingslea,	Lustig,	Schelhorn,	Stokes,
Bishop,	Miller, of Stark,	Silver,	Wiest—10.
Kilbane,	Reynolds, Tom,		

So the bill passed.

The title was agreed to.

Mr. Graham, of Licking, moved that **Am. S. B. No. 34** — Mr. Miller, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. Emery moved to amend as follows:

In line 5 after the word "banks" insert "or building and loan associations".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Copeland moved that further consideration of said bill be deferred until 2 o'clock of Tuesday, May 27th, 1919, and that it be made a special order for that hour.

The motion was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 555** — Mr. Silver.

Making appropriation for necessary improvements in connection with the state fair grounds.

On motion of Mr. Silver the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **H. B. No. 555** — Mr. Silver, was read the second time by its title.

On motion of Mr. Silver the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **H. B. No. 555** — Mr. Silver, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dunspaugh,	Jones, of Trumbull,	Mulcahy,
Baker,	Emery,	Kay,	Myers,
Barnes,	Evans,	Kilbane,	Pearson,
Beetham,	Foster,	Kreider,	Pugh,
Benner,	Fouts,	Lentz,	Reynolds, Tom,
Bishop,	Gardner,	Lonz,	Robins,
Blauser,	Gordon, of Brown,	Luchsinger,	Robinson,
Brach,	Gordon, of Logan,	Lustig,	Schelhorn,
Bryson,	Gorrell,	Lytle,	Scott,
Carson,	Graham,	McCoy,	Silver,
Comings,	of Muskingum,	McFarland,	Spidel,
Copeland,	Green,	McKay,	Stump,
Crabbe,	Griswold,	Madden,	Swedersky,
Crosser,	Halstead,	Matthews,	Wiest,
Denune,	Hopple,	Miller, of Fulton,	Wildermuth,
Donahay,	Huber,	Miller, of Stark,	Wise,
Drury,	Johnston,	Morris,	York—67.

So the bill passed.

The title was agreed to.

Mr. Emery moved that **H. B. No. 425** — Mr. Emery, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hastings,	Pearson,
Baker,	Denune,	Huber,	Pugh,
Barnes,	Dodge,	Johnston,	Reynolds, Jas. A.,
Beetham,	Donahay,	Jones, of Trumbull,	Robins,
Benner,	Drury,	Kay,	Schelhorn,
Bing,	Emery,	Kilbane,	Scott,
Bond,	Evans,	Kreider,	Silver,
Bryson,	Faris,	Lawyer,	Smith,
Cable,	Foster,	Lentz,	Spidel,
Carson,	Fouts,	Lonz,	Stokes,
Chester,	Gordon, of Brown,	Luchsinger,	Stump,
Clark,	Gordon, of Logan,	Lustig,	Swedersky,
Comings,	Gorrell,	Lytle,	Waterston,
Cookston,	Graham,	Madden,	Weaver,
Copeland,	of Muskingum,	Matthews,	Wiest,
Cowan,	Green,	Miller, of Fulton,	Wildermuth,
Crabbe,	Griswold,	Miller, of Stark,	York—67.

So the bill passed.

The title was agreed to.

**4:00 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 7 o'clock p. m.

**7:00 o'clock p. m.**

The House met pursuant to recess.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 279** — Mr. Taylor.

To provide for the reimbursement of contractors engaged in the construction of public roads.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 518** — Mr. Tom Reynolds.

Relative to the amount to be contributed to the state insurance fund by school districts.

**Am. H. B. No. 551** — Mr. Wise.

Relative to the rates and publication of legal advertising.

**H. B. No. 282** — Mr. Dunspaugh.

Relating to the employment of minors.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 553** — Mr. King.

To make appropriation for the salaries of members of the House and Senate.

**H. B. No. 544** — Mr. Robins.

Regulating chambers of commerce.

**H. B. No. 363** — Mr. Dunspaugh.

Making it a misdemeanor to fail or refuse to issue schooling certificate.

**Am. H. B. No. 537** — Mr. Pearson.

Relative to use of any public park.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 52** — Mr. Whittemore. Relative to adjournment.

Attest:

W. E. HALLEY,  
Clerk.



Mr. Lustig moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	McCoy,
Barnes,	Cowan,	Griswold,	Madden,
Beetham,	Crabbe,	Halstead,	Matthews,
Benner,	Crosser,	Harter,	Miller, of Stark,
Besaw,	Davis,	Hastings,	Morris,
Billingslea,	Denune,	Hatch,	Mulcahy,
Bing,	Dildine,	Hinchey,	Pearson,
Bishop,	Drury,	Hoover,	Reynolds, Jas. A.,
Blauser,	Dunspaugh,	Hopple,	Robins,
Bliss,	Emery,	Huber,	Robinson,
Bond,	Evans,	Johnston,	Stokes,
Bonser,	Foster,	Jones, of Hamilton,	Stump,
Brach,	Fouts,	Jones, of Trumbull,	Swedersky,
Brannon,	Gorrell,	Kay,	Talley,
Burns,	Graham,	Lawyer,	Thompson,
Cable,	of Licking,	Lentz,	Waterston,
Chester,	Graham,	Lustig,	Wise,
Clark,	of Muskingum,	Lytle,	York—70.

The resolution was adopted.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

**H. J. R. No. 65** — Mr. Beetham.

Relative to enrolling of a bill in typewriting.

**H. J. R. No. 66** — Mr. Cowan.

Relative to enrolling bills and joint resolutions in typewriting.

**H. J. R. No. 64** — Mr. Cowan.

Relative to paying expenses of members of the Appropriation and Finance committees during recess.

JOHN E. BARNES,  
HENRY EVANS,  
C. F. MCCOY,  
THOMAS W. LATHAM,

CARL V. BEEBE,  
ROBERT J. O'BRIEN,  
JOHN E. HOLDEN.

The Speaker of the House, in the presence of the House, signed said joint resolutions.

Mr. Bryson moved that **H. B. No. 470** — Mr. Bryson, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Bryson moved that said bill be informally passed and that it retain its place on the calendar.

The motion was agreed to.

Mr. Scott moved that **H. B. No. 541** — Mr. Scott, be made a special order for 2:15 o'clock on Tuesday, May 26th, 1919.

The motion was not agreed to.

The Speaker appointed Messrs. Stokes and Graham, of Muskingum, to serve in place of Messrs. Foster and Brown as members of the Conference committee on matters of difference between the two houses on **S. B. No. 141** — Mr. Ritter.

Mr. Copeland moved that **H. B. No. 384** — Mr. Copeland, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. Fouts moved to amend as follows:

In line 27 strike out the words "for which he is appointed" and insert the words "in which he resided at the time of his appointment."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays 33, as follows:

Those voting in the affirmative are: Messrs.

Beetham,	Davis,	Green,	Miller, of Stark,
Billingslea,	Denune,	Halstead,	Mulcahy,
Bond,	Emery,	Hatch,	Talley,
Brannon,	Evans,	Huber,	Thompson,
Bryson,	Fouts,	Kreider,	Waterston,
Burns,	Gordon, of Brown,	Lawyer,	Wise,
Chester,	Graham,	McCoy,	York—31.
Copeland,	of Muskingum,	Miller, of Fulton,	
Cowan,			

Those voting in the negative are: Messrs.

Baker,	Drury,	Johnston,	Reynolds, Jas. A.,
Brach,	Gorrell,	Jones, of Trumbull,	Robinson,
Cable,	Griswold,	Lentz,	Scott,
Carson,	Harter,	Lonz,	Smith,
Clark,	Hastings,	Lustig,	Stokes,
Comings,	Hinchey,	Lytle,	Swedersky,
Crosser,	Hoover,	McKay,	Wiest,
Dodge,	Hopple,	Myers,	Wildermuth—33.
Donahay,			

The bill not having received a constitutional majority was lost.

Mr. Madden moved that **H. B. No. 306** — Mr. Madden (by request), be taken up out of its order on the calendar and considered now.

The motion was agreed to.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 17, nays 48, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Brannon,	Hoover,	Myers,
Baker,	Denune,	Hopple,	Smith,
Barnes,	Evans,	Johnston,	Swedersky,
Bliss,	Hinchey,	Kilbane,	York—17.
Brach,			

Those voting in the negative are: Messrs.

Beetham,	Comings,	Graham,	Lytle,
Benner,	Copeland,	of Licking,	McCoy,
Billingslea,	Cowan,	Green,	McKay,
Bing,	Crabbe,	Griswold,	Miller, of Fulton,
Bishop,	Crosser,	Halstead,	Mulcahy,
Blauser,	Davis,	Hatch,	Pearson,
Bond,	Dodge,	Huber,	Robinson,
Bryson,	Donahay,	Jones, of Trumbull,	Silver,
Burns,	Drury,	Lawyer,	Stump,
Cable,	Emery,	Lentz,	Talley,
Carpenter,	Gordon, of Brown,	Lonz,	Thompson,
Carson,	Gorrell,	Lustig,	Wiest,
			Wise—48.

The bill not having received a constitutional majority was lost.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**Am. H. B. No. 162** — Messrs. Busbey-Fouts.

To amend sections 1178, 1180, 1181, 1184, 1185, 1185-1, 1186, 1187, 1188, 1189, 1201, 1206, 1207, 1208, 1209, 1213-1, 1218, 1218-1, 1221, 1222, 1223, 1224, 1230, 1231-2, 3298-7, 3298-18, 3298-32, 3373, 6912, 6936 and 6956-1 of the General Code, and to enact supplemental sections 1182, 1195-1, 1212-1, 2788-1, 3371-1, 6926-1, 6926-2, 6926-3, 6954, 6956-1a and 7181 of the General Code, relating to a system of highway laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES,  
ROBERT J. O'BRIEN,

CHAS. A. WHITE,  
THOMAS W. LATHAM,  
CARL V. BEEBE.

The Speaker of the House, in the presence of the House, signed said bill.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives for a committee of Conference on matters of difference between the two houses on **Am. S. B. No. 141** — Mr. Ritter, and the president of the Senate appointed as managers on the part of the Senate, Messrs. Ritter, Busbey and Holden.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Bryson submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **S. B. No. 141** — Mr.



Ritter, having had the same under consideration do recommend to their respective houses as follows:

That the House amendment to the bill be agreed to.

W. B. BRYSON,  
W. W. STOKES,  
L. J. GRAHAM,

Managers on the part of the House.

H. J. RITTER,  
T. A. BUSBEY,  
J. E. HOLDEN,

Managers on the part of the Senate.

The question being, "Shall the report of the committee of conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Green,	Lytle,
Baker,	Crabbe,	Griswold,	McKay,
Barnes,	Crosser,	Halstead,	Madden,
Beetham,	Davis,	Harter,	Matthews,
Benner,	Denune,	Hatch,	Miller, of Fulton,
Billingslea,	Dodge,	Hinchey,	Mulcahy,
Bing,	Donahay,	Hoover,	Myers,
Bond,	Drury,	Huber,	Pearson,
Brach,	Emery,	Johnston,	Silver,
Brannon,	Evans,	Jones, of Trumbull,	Spidel,
Bryson,	Fouts,	Kilbane,	Stokes,
Burns,	Gordon, of Brown,	Kreider,	Stump,
Cable,	Gorrell,	Lawyer,	Swedersky,
Chester,	Graham,	Lentz,	Talley,
Clark,	of Licking,	Lonz,	Thompson,
Comings,	Graham,	Lustig,	Wise—64.
Copeland,	of Muskingum,		

The report of the committee of conference was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two houses on **Am. S. B. No. 141** — Mr. Ritter.

Relative to officers of the Soldiers' and Sailors' Orphans' Home.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 294** — Mr. Crabbe.

Relating to fees and costs.

With the following amendments in which the concurrence of the House is requested.

In line "730c" after the figures "12385" insert "an act passed March 20, 1919, and approved by the governor April 8, 1919, and filed with the secretary of state April 9, 1919".

Strike out all of lines 40 to 45 inclusive.

In line 197, change the period to a comma and insert the following words: "provided that the council of a village may, by ordinance authorize the mayor and marshal to retain their legal fees in addition to their salaries, but in such event a marshal shall not be entitled to his expenses.

In the title,

After the figures "13436" insert "an act passed March 20, 1919, and approved by the governor April 8, 1919, and filed with the secretary of state April 9, 1919."

Attest:

W. E. HALLEY,  
Clerk.

Mr. Crabbe moved that the rules be suspended and that consideration of the Senate amendments be taken up now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Griswold,	Miller, of Fulton,
Baker,	Cowan,	Harter,	Mulcahy,
Barnes,	Crabbe,	Hatch,	Myers,
Beetham,	Crosser,	Hinchey,	Pearson,
Benner,	Davis,	Huber,	Reynolds, Tom,
Billingslea,	Dodge,	Jones, of Hamilton,	Robins,
Bing,	Donahay,	Jones, of Trumbull,	Robinson,
Blauser,	Drury,	Kay,	Silver,
Bond,	Emery,	Kilbane,	Spidel,
Brannon,	Evans,	Kreider,	Stokes,
Bryson,	Fouts,	Lentz,	Stump,
Burns,	Gordon, of Brown,	Lonz,	Swedersky,
Cable,	Gorrell,	Lustig,	Talley,
Carson,	Graham,	Lytte,	Thompson,
Chester,	of Licking,	McCoy,	Waterston,
Clark,	Graham,	McKay,	Wise,
Comings,	of Muskingum,	Madden,	York—69.
Cookston,	Green,	Matthews,	

The Senate amendments were concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**Am. H. B. No. 432** — Mr. Bishop.

Authorizing the erection of county correctional homes.

**Am. H. B. No. 169** — Mr. Griswold.

Relative to requiring net weight on packages.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 348** — Mr. Wenner.

To correct errors in various sections of the General Code, which are also a part of the school laws of the state of Ohio.

With the following amendments in which the concurrence of the House is requested:

Between lines 97 and 98 insert:

"Sec. 4734. Each member of the county board of education shall be paid *three dollars a day and mileage at the rate of ten cents a mile one way, to cover* his actual and necessary expenses incurred during his attendance upon any meeting of the board. Such expenses, and the expenses of the county superintendent, itemized and verified shall be paid from the county board of education fund upon vouchers signed by the president of the board".

In line 3, after the numerals "4732" and the comma, add "4734,".

In line 215, after the numerals "4732" and the comma, add "4734,".

In line 32, after the third word "district" insert the following: "upon the petition of a majority of the freeholders residing in the territory to be transferred".

In line 99, after the word "thereof" insert the following: "upon the petition of a majority of the freeholders residing in the district or districts affected".

After line 141, insert:

Sec. 7730. The board of education of any rural or village school district may suspend *temporarily or permanently* any or all schools in such village or rural school district *because of disadvantageous location or any other cause.* \* \* \* Whenever the average daily attendance of any school *in the school district* for the preceding year has been below ten \* \* \* *the county board of education shall direct the suspension and thereupon the board of education of the village or rural school district shall suspend such school.* \* \* \* *Whenever any school is suspended the board of education of the district shall provide for the transfer of the pupils residing within the territory of the suspended school to other schools.* Upon such suspension the board of education of such village or rural district shall \* \* \* provide for the conveyance of all pupils of legal school age who reside in the territory of the suspended district *and who live more than two miles from the school to which they have been assigned,* to a public school in the rural or village district or to a public school in another district. Notice of such suspension shall be posted in five conspicuous places within such village or rural school district by the board of education \* \* \* within ten days after the resolution providing for such suspension is adopted. \* \* \* *Wherever such suspension is had on the direction of the county board of education, then upon the direction of such county board, and in other cases upon the finding by the board of education ordering such suspension that such school ought to be re-established, such school shall be re-established. If at any time it appears that the average daily attendance of enrolled pupils residing within the territory of the suspended school as it was prior to such sus-*



*pension* is twelve or more then, *upon* a petition asking for re-establishment signed by a majority of the voters of the *said territory*, the board of education *may* re-establish such school.

In line 2 of the title, after the numerals "4732" and the comma add "4734".

In line 3 of the title after the numerals "4782" add numerals "7730".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and that the Senate amendments be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas none, nays 71, as follows:

Those voting in the negative are: Messrs.

Alban,	Davis,	Hatch,	Morris,
Baker,	Denune,	Hinchey,	Mulcahy,
Barnes,	Dodge,	Hopple,	Pearson,
Beetham,	Donahay,	Huber,	Reynolds, Tom,
Bing,	Drury,	Johnston,	Robins,
Bishop,	Emery,	Jones, of Hamilton,	Robinson,
Blauser,	Evans,	Jones, of Trumbull,	Scott,
Bond,	Faris,	Kreider,	Silver,
Brannon,	Gordon, of Brown,	Lawyer,	Smith,
Bryson,	Gorrell,	Lonz,	Spidel,
Burns,	Graham,	Lustig,	Stokes,
Cable,	of Licking,	Lytle,	Stump,
Carson,	Graham,	McCoy,	Swedersky,
Chester,	of Muskingum,	McKay,	Talley,
Comings,	Green,	Madden,	Thompson,
Cookston,	Griswold,	Matthews,	Wiest,
Cowan,	Halstead,	Miller, of Fulton,	Wise,
Crabbe,	Harter,	Miller, of Stark,	York—71.
Crosser,			

The Senate amendments were not concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 73** — Mr. Demuth.

Relating to the collection of delinquent taxes.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 507** — Mr. Atkinson.

Relating to mothers' pensions.

**H. B. No. 508** — Mr. Hinchey.

Relative to the extension of soldiers' relief to indigent veterans of the war with Germany.

**H. B. No. 408** — Mr. Kreider.

Relative to school libraries.

**H. B. No. 538** — Mr. Lustig.

For relief of John J. Boyle, county treasurer of Cuyahoga county.

**H. B. No. 317** — Mr. Bing.

Relating to life certificates.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Wiest moved that **H. J. R. No. 58-59** — Mr. Wiest, be taken up out of its order on the calendar and considered now.

The motion was agreed to and said resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 65, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hopple,	Morris,
Baker,	Denune,	Huber,	Mulcahy,
Barnes,	Dodge,	Johnston,	Myers,
Beetham,	Donahay,	Jones, of Trumbull,	Pearson,
Billingslea,	Drury,	Kilbane,	Reynolds, Jas. A.,
Bing,	Emery,	Kreider,	Reynolds, Tom,
Blauser,	Evans,	Lawyer,	Robinson,
Bond,	Faris,	Lentz,	Scott,
Bonser,	Federman,	Lonz,	Silver,
Brach,	Foster,	Lytle,	Stokes,
Bryson,	Fouts,	McCoy,	Stump,
Cable,	Graham,	McFarland,	Swedersky,
Carpenter,	of Muskingum,	Madden,	Thompson,
Comings,	Harter,	Matthews,	Wiest,
Copeland,	Hastings,	Miller, of Fulton,	Wise,
Cowan,	Hinchey,	Miller, of Stark,	York—65.
Crabbe,	Hoover,		

Mr. Lustig voted in the negative.

The resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 536** — Mr. King.

To make general appropriations.

With the following amendments in which the concurrence of the House is requested.

Strike out all of line 556.

In line 561 change the figure "4" to "3" and the figures "\$7,500.00" to "\$5,625.00".

In line 570 strike out figure "3" and insert the figure "2" and change the figures "\$2,760" to "\$1,840".

In line 576 change "\$62,750.00" to "\$58,875.00".

Strike out all of lines 577, 578 and 579.

In line 580 change the figures "\$65,750.00" to "58,875.00".

In line 583 change the figures "\$1,000.00" to "\$500.00".

In line 585 change the figures "\$600.00" to "\$250.00".

In line 588 change the figures "\$1,200.00" to "\$200.00".

In line 590 change the figures "\$1,000.00" to "\$300.00".

In line 593 change the figures "\$2,875.00" to "\$1,175.00".

In line 594 change the figures "\$4,475.00" to "\$2,775.00".

In line 596 change the figures "\$70,225.00" to "\$61,650.00".

Strike out all of lines 6670, 6671, 6672, 6673 and 6674 inclusive.

In line 83 strike out "1,000.00" and insert in lieu thereof "1,100.00"

In line 88 strike out "1,200.00" and insert in lieu thereof "1,300.00"

In line 89 strike out "1,400.00" and insert in lieu thereof "1,600.00"

In line 90 strike out "900.00" and insert in lieu thereof "1,200.00"

In line 91 strike out "1,800.00" and insert in lieu thereof "2,400.00"

In line 92 strike out "900.00" and insert in lieu thereof "1,080.00"

In line 93 strike out "1,680.00" and insert in lieu thereof "2,040.00"

In line 96 strike out "23,860.00" and insert in lieu thereof "26,260.00"

In line 109 strike out "3,000.00" and insert in lieu thereof "2,000.00".

In line 113 strike out "11,000.00" and insert in lieu thereof "10,000.00".

After line 115 insert "F 9 General Plant, To carry out provisions of Senate joint resolution No. 33 250.00".

In line 117 strike out "12,260.00" and insert in lieu thereof "11,510.00".

In line 118 strike out "22,475.00" and insert in lieu thereof "20,725.00".

In line 120 strike out "46,335.00" and insert in lieu thereof "46,985.00".

In line 124 strike out "1,300.00" and insert in lieu thereof "1,450.00".

In line 125 strike out "900.00" and insert in lieu thereof "1,200.00".

In line 126 strike out "720.00" and insert in lieu thereof "1,200.00".

In line 127 strike out "900.00" and insert in lieu thereof "1,020.00".

In line 128 strike out "1,440.00" and insert in lieu thereof "2,040.00".

In line 129 strike out "4,320.00" and insert in lieu thereof "5,400.00".

In line 131 strike out "Removal" and insert in lieu thereof "Personal" and strike out "9,580.00" and insert in lieu thereof "12,310.00".

In line 150 strike out "20,055.00" and insert in lieu thereof "22,785.00".

In line 156 strike out "4,000.00" and insert in lieu thereof "5,000.00".

In line 158 strike out "2,500.00" and insert in lieu thereof "2,700.00".

In line 168 strike out "1,680.00" and insert in lieu thereof "1,980.00".

In line 171 strike out "900.00" and insert in lieu thereof "1,200.00".

In line 173 strike out the numeral "5" and insert in lieu thereof the numeral "6" and strike out "4,650.00" and insert in lieu thereof "5,400.00".

Strike out line 177.

In line 178 strike out "20,000.00" and insert in lieu thereof "35,000.00".

In line 180 strike out "1,681,220.00" and insert in lieu thereof "1,781,000.00".



In line 182 strike out "1,818,820.00" and insert in lieu thereof "1,934,240.00".

In line 187 strike out "1,923,820.00" and insert in lieu thereof "2,039,240.00".

In line 192 strike out "500,000.00" and insert in lieu thereof "475,000.00".

In line 198 strike out "75,000.00" and insert in lieu thereof "90,000.00".

In line 200 strike out "2,618,000.00" and insert in lieu thereof "2,608,000.00".

After line 214 insert "Other — Text Books for Boys' Industrial School 4,000.00".

In line 217 strike out "444,100.00" and insert in lieu thereof "448,100.00".

In line 219 strike out "75,000.00" and insert in lieu thereof "150,000.00".

In line 226 strike out "\$3,000.00" and insert in lieu thereof "\$2,000.00".

In line 228 strike out "182,000.00" and insert in lieu thereof "256,000.00".

In line 239 strike out "3,691,017.50" and insert in lieu thereof "3,759,017.50".

In line 241 strike out "5,614,837.50" and insert in lieu thereof "5,798,257.50".

In line 247 strike out "1,400.00" and insert in lieu thereof "1,600.00".

In line 248 strike out "1,000.00" and insert in lieu thereof "1,300.00".

After line 252 insert "Chief Inspector Bureau of Markets 2,000.00".

In line 257 strike out "1,800.00" and insert in lieu thereof "2,400.00".

In line 259 strike out "1,600.00" and insert in lieu thereof "2,000.00".

In line 260 strike out "1,500.00" and insert in lieu thereof "1,800.00".

In line 261 strike out the numeral "14" and insert in lieu thereof the numeral "15" and strike out "22,550.00" and insert in lieu thereof "27,400.00".

In line 262 strike out "1,800.00" and insert in lieu thereof "2,000.00".

In line 268 strike out the numeral "3" and insert in lieu thereof the numeral "4" and strike out "3,360.00" and insert in lieu thereof "4,440.00".

After line 272 insert "Chief Bureau of Agricultural Statistics 600.00".

In line 273 strike out "960.00" and insert in lieu thereof "1,020.00".

In line 278 strike out "97,490.00" and insert in lieu thereof "108,200.00".

In line 282 strike out "115,690.00" and insert in lieu thereof "126,300.00".

In line 331 strike out "65,000.00" and insert in lieu thereof "60,000.00".

In line 334 strike out "20,000.00" and insert in lieu thereof "18,000.00".

In line 337 strike out "85,070.00" and insert in lieu thereof "78,070.00".

In line 338 strike out "426,833.00" and insert in lieu thereof "419,833.00".

In line 340 strike out "542,523.00" and insert in lieu thereof "546,233.00".

After line 355 insert "Messenger and Janitor 840.00".

In line 357 strike out "33,300.00" and insert in lieu thereof "34,140.00".

In line 360 strike out "35,000.00" and insert in lieu thereof "35,840.00".

In line 381 strike out "57,725.00" and insert in lieu thereof "58,565.00".

After line 385 insert "Assistant Chief Warden 1,800.00".

In line 388 strike out "Grade II Stenographer 900.00" and insert "2 Grade III Stenographers 1,740.00".

In line 397 strike out "4,000.00" and insert in lieu thereof "4,020.00".

In line 401 strike out "2,880.00" and insert in lieu thereof "3,000.00".

In line 403 strike out "81,020.00" and insert in lieu thereof "83,800.00".

In line 412 strike out "98,020.00" and insert in lieu thereof "100,800.00".

In line 452 strike out "182,767.40" and insert in lieu thereof "185,567.40".

In line 457 strike out "1,500.00" and insert in lieu thereof "1,700.00".

In line 471 strike out "to com".

In line 472 strike out "plete".

In line 474 strike out "14,115.00" and insert in lieu thereof "14,315.00".

In line 478 strike out "14,215.00" and insert in lieu thereof "14,415.00".

After line 494 insert "Explorations and Field Work 500.00".

In line 498 strike out "17,333.00" and insert in lieu thereof "17,833.00".

In line 500 strike out "17,808.00" and insert in lieu thereof "18,308.00".

In line 502 strike out "32,023.00" and insert in lieu thereof "32,723.00".

In line 507 strike out "Asistant" and insert in lieu thereof "Assistant".

In line 512 strike out "9,480.00" and insert in lieu thereof "10,380.00".

In line 515 strike out "28,320.00" and insert in lieu thereof "29,220.00".

In line 525 strike out "90,820.00" and insert in lieu thereof "91,720.00".

In line 547 strike out "98,578.06" and insert in lieu thereof "99,478.06".

In line 554 strike out "2,000.00" and insert in lieu thereof "2,500.00".

In line 555 strike out "1,800.00" and insert in lieu thereof "2,000.00".

In line 562 strike out the numeral "2" and insert in lieu thereof the numeral "3" and strike out "3,200.00" and insert in lieu thereof "4,600.00".

In line 564 strike out "2,400.00" and insert in lieu thereof "2,600.00".

In line 565 strike out "4,200.00" and insert in lieu thereof "4,500.00".

In line 576 strike out "62,750.00" and insert in lieu thereof "65,350.00".

After line 579 at the end of the line insert an adding line.

In line 580 strike out "65,750 00" and insert in lieu thereof "68,350.00"

In line 590 strike out "1,000.00" and insert in lieu thereof "2,000.00".

In line 593 strike out "\$2,875.00" and insert in lieu thereof "\$3,875.00".

In line 594 strike out "4,475.00" and insert in lieu thereof "5,475.00".

In line 596 strike out "70,225.00" and insert in lieu thereof "73,825.00".

In line 612 strike out "800.00" and insert in lieu thereof "1,200.00".

In line 623 strike out "3,075.00" and insert in lieu thereof "3,475.00".

In line 625, strike out "17,075.00" and insert in lieu thereof "17,475.00".

In line 642 strike out "5,000.00" and insert in lieu thereof "3,500.00".

In line 644 strike out "5,200.00" and insert in lieu thereof "3,700.00".

In line 645 strike out "72,220.00" and insert in lieu thereof "70,720.00".

After line 644 at the end of the line insert an adding line.

In line 654 strike out "22,000.00" and insert in lieu thereof "23,500.00".

In line 659 strike out "26,062.00" and insert in lieu thereof "27,562.00".

In line 663 strike out "Contribution" and insert in lieu thereof "Contributions".

In line 666 strike out "29,660.00" and insert in lieu thereof "31,160.00".

In line 678 strike out "6,720.00" and insert in lieu thereof "7,800.00".

In line 687 strike out "21,760.00" and insert in lieu thereof "22,840.00".

In line 693 strike out "22,045.00" and insert in lieu thereof "23,125.00".

In line 729 strike out "61,270.00" and insert in lieu thereof "62,350.00".

In line 738 strike out "1,200.00" and insert in lieu thereof "1,500.00".

In line 741 strike out "32,900.00" and insert in lieu thereof "33,200.00".

In line 751 strike out "E" and insert in lieu thereof "F".

In line 757 strike out "44,170.00" and insert in lieu thereof "44,470.00".

In line 766 strike out "2,700.00" and insert in lieu thereof "3,000.00".

In line 767 strike out "1,500.00" and insert in lieu thereof "1,560.00".

In line 768 strike out "Bookkeejer" and insert "Bookkeeper".

In line 771 strike out "3,000.00" and insert in lieu thereof "3,600.00".

After line 772 insert "Assistant Supervisor of Boarding Home 900.00".

In line 773 strike out the numeral "10" and insert numeral "16" and strike out "12,000.00" and insert in lieu thereof "19,900.00".



After line 773 insert "Special Nurse 900.00".

After line 775 insert "Grade I Typist \$1,020.00".

After line 775 insert "Telephone Operator 660.00".

In line 779 strike out "47,700.00" and insert "60,040.00".

In line 787 strike out "53,600.00" and insert in lieu thereof "65,940.00".

In line 804 strike out "200.00" and insert in lieu thereof "300.00".

In line 808 strike out "18,000.00" and insert in lieu thereof "22,000.00".

In line 812 strike out "19,115.00" and insert in lieu thereof "23,215.00".

In line 819 strike out "30,002.00" and insert in lieu thereof "34,302.00".

In line 821 strike out "83,602.00" and insert in lieu thereof "100,242.00".

In line 828 strike out "7,400.00" and insert in lieu thereof "7,920.00".

In line 830 strike out "1,560.00" and insert in lieu thereof "1,680.00".

In line 840 strike out "40,120.00" and insert in lieu thereof "40,760.00".

In line 844 strike out "40,720.00" and insert in lieu thereof "41,360.00".

In line 859 strike out "45,655.00" and insert in lieu thereof "46,295.00".

In line 886 strike out "1,000.00" and insert in lieu thereof "1,200.00".

In line 889 strike out "1,225.00" and insert in lieu thereof "1,425.00".

In line 891 strike out "Of" and insert in lieu thereof "of".

After line 891 at the end of the line insert an adding line.

In line 892 strike out "3,225.00" and insert in lieu thereof "3,425.00".

In line 904 strike out "4,245.00" and insert in lieu thereof "4,445.00".

In line 907 strike out "H Fixed Charges and Contributions" and insert in lieu thereof "F Contract and Open Order Service".

In line 908 strike out "H & Contributions" and insert in lieu thereof "F 9 General Plant".

In line 973 strike out "1,500.00" and insert in lieu thereof "1,560.00".

In line 976 strike out "7,600.00" and insert in lieu thereof "7,660.00".

In line 979 strike out "8,800.00" and insert in lieu thereof "8,860.00".

In line 995 strike out "10,025.00" and insert in lieu thereof "10,085.00".

Strike out line 1031.

In line 1033 strike out "2,700.00" and insert in lieu thereof "200.00".

In line 1034 strike out "172,410.00" and insert in lieu thereof "169,910.00".

After line 1074 insert "H 6 Rent 1,500.00".

In line 1078 strike out "150.00" and insert in lieu thereof "1,650.00".

In line 1080 strike out the comma after "Cost Feeding".

In line 1084 strike out "233,785.00" and insert in lieu thereof "232,785.00".

In line 1088 strike out "3,000.00" and insert in lieu thereof "4,500.00".

In line 1089 strike out "3,300.00" and insert in lieu thereof "4,000.00".

After line 1089 insert "Chief Assistant 2,400.00".

In line 1092 strike out "34,250.00" and insert in lieu thereof "40,500.00".

After 1093 insert "Water Supply Engineer 1,600.00".

In line 1094, strike out "1,500.00" and insert in lieu thereof "1,800.00".

In line 1097, strike out "Grade III Stenographer 900.00" and insert in lieu thereof "3 Grade II Stenographers 3,240.00".

After line 1097, insert "Record Clerk 1,080.00".

In line 1099, strike out "53,750.00" and insert in lieu thereof "69,920.00".

In line 1108, strike out "58,000.00" and insert in lieu thereof "74,170.00".

In line 1116, strike out "300.00" and insert in lieu thereof "500.00".

In line 1120, strike out "18,000.00" and insert in lieu thereof "20,000.00".

In line 1122, strike out "2,000.00" and insert in lieu thereof "2,800.00".

In line 1124, strike out "21,297.00" and insert in lieu thereof "24,507.00".

In line 1132, strike out "29,685.00" and insert in lieu thereof "32,685.00".

In line 1134, strike out "87,685.00" and insert in lieu thereof "106,855.00".

In line 1139, strike out "1,700.00" and insert in lieu thereof "2,000.00".

In line 1142, strike out "4,380.00" and insert in lieu thereof "4,680.00".

In line 1148, strike out "6,305.00" and insert in lieu thereof "6,605.00".

In line 1162, strike out "250.00" and insert in lieu thereof "150.00".

In line 1167, strike out "2,110.00" and insert in lieu thereof "2,010.00".

In line 1168, strike out "2,485.00" and insert in lieu thereof "2,385.00".

In line 1170, strike out "8,780.00" and insert in lieu thereof "8,990.00".

In line 1195, strike out the numeral "12" and insert in lieu thereof "11" and strike "10,500.00" and insert in lieu thereof "9,660.00".

In line 1201, strike out "1,800.00" and insert in lieu thereof "2,200.00".

In line 1217, strike out "1,600.00" and insert in lieu thereof "1,800.00".

In line 1219, strike out "Child" and insert in lieu thereof "Industrial" and strike "2,400.00" and insert in lieu thereof "3,000.00".

In line 1226, strike out "117,980.00" and insert in lieu thereof "118,340.00".

In line 1248, strike out "155,380.00" and insert in lieu thereof "155,740.00".

In line 1278, strike out "197,980.00" and insert in lieu thereof "198,340.00".

In line 1282, strike out "4,000.00" and insert in lieu thereof "5,000.00".

In line 1283, strike out "9,000.00" and insert in lieu thereof "9,900.00".

In line 1284, strike out "38,640.00" and insert in lieu thereof "45,750.00".

In line 1289, strike out "2,000.00" and insert in lieu thereof "2,500.00".

In line 1298, strike out "92,960.00" and insert in lieu thereof "103,470.00".

In line 1302, strike out "101,460.00" and insert in lieu thereof "111,970.00".

In line 1375, strike out "2,907,610.00" and insert in lieu thereof "2,918,120.00".

In line 1391, strike out "5,700.00" and insert in lieu thereof "5,880.00".

In line 1394, strike out "9,000.00" and insert in lieu thereof "10,000.00".

In line 1403 strike out "2,000.00" and insert in lieu thereof "2,200.00".

In line 1407 strike out "4,800.00" and insert in lieu thereof "5,900.00".

In line 1408 strike out "17,100.00" and insert in lieu thereof "18,660.00".

In line 1409 strike out "6,000.00" and insert in lieu thereof "6,600.00".

In line 1412 strike out "7,900.00" and insert in lieu thereof "10,000.00".

In line 1413 strike out "5,400.00" and insert in lieu thereof "7,500.00".

In line 1415 strike out the numeral "2" and insert in lieu thereof the numeral "3" and strike out "3,120.00" and insert in lieu thereof "4,680.00".

In line 1419 strike out the numeral "10" and insert in lieu thereof the numeral "12" and strike out "11,160.00" and insert in lieu thereof "13,740.00".

In line 1420 strike out the numeral "23" and insert in lieu thereof the numeral "24" and strike out "19,800.00" and insert in lieu thereof "20,640.00".

After line 1424 insert "Claims Investigator 1,200.00".

Strike out lines 1433 to 1448 inclusive.

After line 1448 insert "Salaries — Free Employment Agencies 40,000.00".

In line 1450 strike out "3,000.00" and insert in lieu thereof "3,200.00".

In line 1458 strike out "1,800.00" and insert in lieu thereof "2,000.00".

In line 1459 strike out "1,800.00" and insert in lieu thereof "1,980.00".

In line 1466 strike out "1,200.00" and insert in lieu thereof "1,500.00".

In line 1488 strike out "4,500.00" and insert in lieu thereof "6,000.00".

In line 1489 strike out "2,100.00" and insert in lieu thereof "2,400.00".

In line 1494 strike out "516,170.00" and insert in lieu thereof "546,460.00".

In line 1503 strike out "520,020.00" and insert in lieu thereof "550,310.00".



In line 1522 strike out "1,000.00" and insert in lieu thereof "1,-800.00".

In line 1529 strike out "85,600.00" and insert in lieu thereof "86,-400.00".

In line 1531 strike out "21,800.00" and insert in lieu thereof "49,-292.00".

In line 1534 strike out "22,100.00" and insert in lieu thereof "42,-592.00".

In line 1536 strike out "155,525.00" and insert in lieu thereof "176,-817.00".

In line 1538 strike out "675,545.00" and insert in lieu thereof "727,-127.00".

In line 1546 strike out "1,800.00" and insert in lieu thereof "2,-200.00".

In line 1554 strike out "30,700.00" and insert in lieu thereof "31,-100.00".

In line 1561 strike out "31,900.00" and insert in lieu thereof "32,-300.00".

In line 1587 strike out "387,070.00" and insert in lieu thereof "387,-470.00".

In line 1624 strike out "11,000.00" and insert in lieu thereof "14,-000.00".

In line 1628 strike out "11,545.00" and insert in lieu thereof "14,-545.00".

In line 1634 strike out "17,277.00" and insert in lieu thereof "20,-277.00".

In line 1636 strike out "78,547.00" and insert in lieu thereof "81,-547.00".

In line 1662 strike out "1,020.00" and insert in lieu thereof "1,-140.00".

In line 1665 strike out "4,260.00" and insert in lieu thereof "4,-380.00".

In line 1685 strike out "5,005.00" and insert in lieu thereof "5,-125.00".

In line 1690 strike out "1,200.00" and insert in lieu thereof "1,-500.00".

In line 1691 strike out "900.00" and insert in lieu thereof "960.00".

After line 1695 insert "Janitor 720.00".

In line 1697 strike out "15,200.00" and insert in lieu thereof "16,-280.00".

In line 1700 strike out "15,600.00" and insert in lieu thereof "16,-680.00".

In line 1721 strike out "20,925.00" and insert in lieu thereof "22,-005.00".

In line 1786 strike out "1,000.00" and insert in lieu thereof "1,-200.00".

In line 1788 strike out "10,700.00" and insert in lieu thereof "10,-900.00".

In line 1803 strike out "2,300.00" and insert in lieu thereof "2,-600.00".

In line 1807 strike out "2,640.00" and insert in lieu thereof "2,-940.00".

In line 1814 strike out "3,670.00" and insert in lieu thereof "3,-970.00".

In line 1816 strike out "14,370.00" and insert in lieu thereof "14,870.00".

In line 1828 strike out "600.00" and insert in lieu thereof "1,900.00".

In line 1836 strike out "5,915.00" and insert in lieu thereof "7,215.00".

In line 1848 strike out "600.00" and insert in lieu thereof "800.00".

In line 1852 strike out "803.00" and insert in lieu thereof "1,003.00".

In line 1855 strike out "1,313.50" and insert in lieu thereof "1,513.50".

In line 1857 strike out "7,228.50" and insert in lieu thereof "8,728.50".

In line 1866 strike out "Contingencies" and insert in lieu thereof "Uses and Purposes" and strike out "200,000.00" and insert in lieu thereof "250,000.00".

After line 1866 insert "To be available only in case the Ohio National Guard is called into active service in connection with floods, fire or riots 250,000.00" and insert after 1866 "To be available for the purchase of food and fuel only 250,000.00".

In line 1878 strike out "400,000.00" and insert in lieu thereof "800,000.00".

Strike out lines 1891 to 1896 inclusive.

Strike out lines 1903 and 1904.

In line 1916 strike out "40,000.00" and insert in lieu thereof "20,000.00".

In line 1917 strike out "60,000.00" and insert in lieu thereof "40,000.00".

In line 1919 strike out "100,000.00" and insert in lieu thereof "60,000.00".

In line 1921 strike out "16,000.00" and insert in lieu thereof "12,000.00".

In line 1925 strike out "140,160.00" and insert in lieu thereof "96,160.00".

In line 1931 strike out "45,000.00" and insert in lieu thereof "35,000.00".

In line 1935 strike out "15,000.00" and insert in lieu thereof "5,000.00".

In line 1938 strike out "20,000.00" and insert in lieu thereof "10,000.00".

In line 1940 strike out "6,000.00" and insert in lieu thereof "3,000.00".

In line 1941 strike out "6,000.00" and insert in lieu thereof "3,000.00".

In line 1943 strike out "163,287.10" and insert in lieu thereof "127,287.10".

In line 1944 strike out "220,787.10" and insert in lieu thereof "184,787.10".

In line 1959 strike out "50,000.00" and insert in lieu thereof "25,000.00".

In line 1960 strike out "84,800.00" and insert in lieu thereof "59,800.00".

In line 1962 strike out "449,947.10" and insert in lieu thereof "424,947.10".

After line 1962 insert "Headquarters Spanish American War Veterans F Contract and Open Service F 9 General Plant \$1,500.00".

After line 1994 insert "Clerk 840.00" and insert adding line and "Total \$1,340.00".

In line 2000 strike out "3,000.00" and insert in lieu thereof "3,840.00".

In line 2003 strike out "150.00" and insert in lieu thereof "250.00".

In line 2006 strike out "175.00" and insert in lieu thereof "275.00".

After line 2014 insert "H Fixed Charges and Contributions H 6 Rent 300.00".

In line 2015 strike out "1,150.00" and insert in lieu thereof "1,550.00".

In line 2017 strike out "4,150.00" and insert in lieu thereof "5,390.00".

After line 2017 insert "Ohio Penitentiary Commission F Contract and Open Order Service F 9 General Plant 1,500.00".

After line 2180 insert "Assistant Clerk 1,800.00".

In line 2182 strike out "840.00" and insert in lieu thereof "900.00".

In line 2184 strike out "8,940.00" and insert in lieu thereof "12,000.00".

In line 2194 strike out "200.00" and insert in lieu thereof "2,500.00".

In line 2195 strike out "10.00" and insert in lieu thereof "200.00".

In line 2201 strike out "50.00" and insert in lieu thereof "150.00".

In line 2203 strike out "6,560.00" and insert in lieu thereof "9,150.00".

In line 2210 strike out "7,560.00" and insert in lieu thereof "10,150.00".

In line 2212 strike out "16,500.00" and insert in lieu thereof "22,150.00".

In line 2229 strike out "Grade I Typist 1,080.00" and insert in lieu thereof "2 Grade I Typists 2,160.00".

In line 2231 strike out "600.00" and insert in lieu thereof "700.00".

In line 2233 strike out "29,890.00" and insert in lieu thereof "31,070.00".

In line 2236 strike out "31,890.00" and insert in lieu thereof "33,070.00".

In line 2259 strike out "68,450.00" and insert in lieu thereof "69,630.00".

In line 2264 strike out "1,800.00" and insert in lieu thereof "1,980.00".

In line 2265 strike out "1,800.00" and insert in lieu thereof "1,980.00".

In line 2266 strike out "1,560.00" and insert in lieu thereof "1,800.00"

In line 2267 strike out "Grade II Clerk 1,260.00" and insert in lieu thereof "4 Grade II Clerks 4,500.00"

In line 2268 strike out the numeral "2" and insert in lieu thereof the numeral "3" and strike out "1,740.00" and insert in lieu thereof "2,580.00"

Strike out line 2269



In line 2270 strike out "Grade II Stenographer 1,080.00" and insert in lieu thereof "2 Grade II Stenographers 2,160.00"

In line 2273 strike out "Inspector 1,200.00" and insert in lieu thereof "2 Inspectors 2,400.00"

In line 2274 strike out "Messenger" and insert in lieu thereof "Porter" and strike out "780.00" and insert in lieu thereof "900.00"

After line 2274 insert "Messenger 900.00"

In line 2276 strike out "19,380.00" and insert in lieu thereof "26,640.00"

In line 2282 strike out "25,380.00" and insert in lieu thereof "32,640.00"

In line 2301 strike out "167,930.00" and insert in lieu thereof "175,190.00"

In line 2363 strike out "1,200.00" and insert in lieu thereof "1,320.00"

In line 2364 strike out "Grade III Stenographer 900.00" and insert in lieu thereof "2 Grade III Stenographers 1,800.00"

In line 2365 strike out "900.00" and insert in lieu thereof "1,140.00"

In line 2367 strike out "2,500.00" and insert in lieu thereof "2,750.00"

In line 2368 strike out "6 Examiners 12,000.00" and insert in lieu thereof "Examiners 14,000.00"

After line 2368 insert "Accountant 2,000.00"

In line 2372 strike out "Assistant Examiner 1,500.00" and insert in lieu thereof "2 —Assistant Examiners 3,000.00"

In line 2375 strike out "34,800.00" and insert in lieu thereof "39,810.00"

In line 2380 strike out "35,025.00" and insert in lieu thereof "40,035.00"

In line 2391 strike out "10,500.00" and insert in lieu thereof "11,500.00"

In line 2395 strike out "11,120.00" and insert in lieu thereof "12,120.00"

In line 2402 strike out "14,165.00" and insert in lieu thereof "15,165.00"

In line 2404 strike out "49,190.00" and insert in lieu thereof "55,200.00"

In line 2493 strike out "1,800.00" and insert in lieu thereof 2,000.00"

In line 2502 strike out "20,240.00" and insert in lieu thereof "20,440.00"

After line 2503 at the end of the line insert an adding line.

In line 2504 strike out "20,370.00" and insert in lieu thereof "20,570.00"

In line 2534 strike out "25,883.00" and insert in lieu thereof "26,083.00"

In line 2542 strike out "900.00" and insert in lieu thereof "840.00"

In line 2544 strike out "10,300.00" and insert in lieu thereof "10,240.00"

After line 2557 at the end of the line insert an adding line.

In line 2558 strike out "10,180.10" and insert in lieu thereof "10,120.10"

In line 2628 strike out "1,980.00" and insert in lieu thereof "2,100.00"

In line 2630 strike out "4,140.00" and insert in lieu thereof "4,860.00"

In line 2632 strike out "900.00" and insert in lieu thereof "960.00"

In line 2634 strike out "27,960.00" and insert in lieu thereof "28,-860.00".

Strike out line 2635.

In line 2636 strike out "28,960.00" and insert in lieu thereof "28,-860.00".

In line 2641 strike out "400.00" and insert in lieu thereof "625.00".

In line 2653 strike out "6,950.00" and insert in lieu thereof "7,-175.00".

In line 2655 strike out "35,910.00" and insert in lieu thereof "36,-035.00".

After line 2680 insert "Investigating issues of securities 2,500.00".

After line 2682 insert an adding line and "Total 5,800.00".

In line 2683 strike out "75,190.00" and insert in lieu thereof "77,-690.00".

In line 2701 strike out "89,350.00" and insert in lieu thereof "91,-850.00".

After line 2704 insert "2 Grade III Engineers 3,840.00".

In line 2705 strike out "20 Grade IV Engineers 36,000.00" and insert in lieu thereof "18 Grade IV Engineers 32,460.00".

In line 2709 strike out "51,490.00" and insert in lieu thereof "51,790.00".

In line 2712 strike out "53,490.00" and insert in lieu thereof "53,790.00".

In line 2736 strike out "66,465.00" and insert in lieu thereof "66,765.00".

In line 2747 strike out "1,140.00" and insert in lieu thereof "1,200.00".

In line 2754 strike out "44,230.00" and insert in lieu thereof "44,290.00".

In line 2756 strike out "74,230.00" and insert in lieu thereof "74,290.00".

In line 2755 insert "30,000.00"

In line 2782 strike out "84,265.00" and insert in lieu thereof "84,295.00".

After line 2786 insert "Dean — 12 months 2,750.00"

In line 2787 strike out "Dean of Women" and insert "Dean of women — 12 months"

In line 2791 strike out "1,740.00" and insert in lieu thereof "1,680.00".

In line 2794 strike out "780.00" and insert in lieu thereof "900.00"

In line 2802 strike out "47,050.00" and insert in lieu thereof "49,250.00"

In line 2804 strike out "69,450.00" and insert in lieu thereof "74,460.00"

After line 2808 insert "Critic Teachers Part Time 1,500.00"

In line 2811, strike out "13,552.00" and insert in lieu thereof "15,052.00".

In line 2813, strike out "83,142.00" and insert in lieu thereof "89,652.00".

In line 2835, strike out "300.00" and insert in lieu thereof "600.00".

In line 2843, strike out "19,716.00" and insert in lieu thereof "20,016.00".

In line 2846, strike out "102,858.00" and insert in lieu thereof "109,665.00".

- In line 2850, insert the words "12 months" after "President".  
After line 2850, insert "Dean of Women 12 months 1,800.00".  
After line 2851, insert "Professor of Agriculture 2,500.00".  
Strike out line 2856.  
After line 2862, insert "Teamster 720.00".  
In line 2867 strike out "85,020.00" and insert in lieu thereof "89,320.00".  
In line 2875 strike out "103,212.00" and insert in lieu thereof "107,512.00".  
In line 2911 strike out "130,167.00" and insert in lieu thereof "134,467.00".  
In line 3007 strike out "5,100.00" and insert in lieu thereof "5,640.00".  
In line 3017 strike out "132,550.00" and insert in lieu thereof "135,500.00".  
In line 3019 strike out "183,670.00" and insert in lieu thereof "187,160.00".  
In line 3026 strike out "204,670.00" and insert in lieu thereof "208,160.00".  
In line 3065 strike out "245,020.00" and insert in lieu thereof "248,510.00".  
In line 3076 strike out "978,200.00" and insert in lieu thereof "1,072,439.00".  
In line 3078 strike out "1,000,000.00" and insert in lieu thereof "1,094,239.00".  
In line 3087 strike out "1,096,205.00" and insert in lieu thereof "1,190,444.00".  
In line 3112 strike out "5,000.00" and insert in lieu thereof "15,000.00".  
In line 3115 strike out "10,000.00" and insert in lieu thereof "40,000.00".  
In line 3118 strike out "32,550.00" and insert in lieu thereof "72,550.00".  
In line 3126 strike out "25,000.00" and insert in lieu thereof "45,000.00".  
After line 3127 insert "U. S. Government under the"  
In line 3134 strike out "56,100.00" and insert in lieu thereof "76,100.00".  
In line 3136 strike out "530.00" and insert in lieu thereof "1,830.00".  
In line 3139 strike out "655.00" and insert in lieu thereof "1,955.00".  
In line 3141 strike out "226,405.00" and insert in lieu thereof "287,705.00".  
In line 3143 strike out "1,322,610.00" and insert in lieu thereof "1,478,149.00".  
In line 3164 strike out "47,950.00" and insert in lieu thereof "44,950.00".  
In line 3167 strike out "113,001.33" and insert in lieu thereof "110,001.33".  
After line 3169 insert "Other 1,000.00".  
In line 3172 strike out "120,751.33" and insert in lieu thereof "118,751.33".  
In line 3183 strike out "500.00" and insert in lieu thereof "2,500.00".  
In line 3185 strike out "800.00" and insert in lieu thereof "2,800.00".  
In line 3193 strike out "30,350.00" and insert in lieu thereof "32,350.00".



In line 3202 strike out "1,000.00" and insert in lieu thereof "1,-080.00".

In line 3203 strike out "Record Clerk 1,000.00" and insert in lieu thereof "Record Clerk and Storekeeper 1,200.00".

In line 3215 strike out "Salaries" and strike out "49,660.00" and insert in lieu thereof "49,940.00".

In line 3219 strike out "53,660.00" and insert in lieu thereof "53,-940.00".

After line 3243 insert "Linoleum for Boys' Dormitory 4,750.00".

In line 3245 strike out "3400.00" and insert in lieu thereof "8,-150.00".

After line 3251 insert "Teaching Service Wilberforce University 5,000.00"

In line 3253 strike out "4,070.00" and insert in lieu thereof "9,-070.00"

In line 3260 strike out "27,553.00" and insert in lieu thereof "37,-303.00"

In line 3262 strike out "81,213.00" and insert in lieu thereof "91,-243.00"

In line 6458 strike out "76,500.00" and insert in lieu thereof "80,-000.00"

After line 6461 insert "Boy's Industrial School Wing for Contagious Hospital 25,000.00"

After line 6467 insert "Hog Feeding Pavilion 1,000.00"

Strike out line 6468.

In line 6471 strike out "90,000.00" and insert in lieu thereof "88,-000.00"

Strike out line 6473.

Strike out line 6474.

In line 6476 insert "600 Patients" after Orient.

Strike out line 6477.

Strike out line 6478.

After line 6481 insert "Bureau of Juvenile Research Hospital 25,-000.00"

Strike out line 6486.

Strike out line 6487.

Strike out line 6488.

Strike out line 6492.

Strike out line 6493.

Strike out line 6494.

Strike out line 6495.

After line 6481 insert "Lima State Hospital Propagation House 5,000.00"

After line 6498 insert "X-Ray Equipment 2,500.00"

Strike out line 6500.

Strike out line 6508.

Strike out line 6513.

Strike out line 6514.

In line 6522 strike out "Maain" and insert in lieu thereof "Main".

In line 6523 strike out "4,500.00" and insert in lieu thereof "3,500.00"

After line 6527 insert "X-Ray Equipment 1,000.00"

After line 6536 insert "Dental Equipment 500.00"

Strike out line 6544.

Strike out line 6549.

Strike out line 6550.

Strike out line 6559.

Strike out line 6566.

Strike out line 6577.

Strike out line 6578.

After line 6581 insert "X-Ray Equipment 2,500.00"

In line 6583 strike out "2 Trucks 6,000.00" and insert in lieu thereof "Large Truck 4,000.00"

After line 6589 insert "X-Ray Equipment 2,500.00"

In line 6593 strike out "350.00" and insert in lieu thereof "2,500.00"

After line 6593 insert "Roads 250.00"

After line 6594 insert "G31 Capital Equipment 2 250 H. P. Boilers and Equipment 20,000.00"

Strike out line 6595.

Strike out line 6596.

After line 6604 insert "Fluoroscope 1,000.00"

Strike out line 6605.

Strike out line 6610.

Strike out line 6611.

Strike out line 6612.

After line 6616 insert "2 250 H. P. Boilers and Equipment 43,000.00"

In line 6620 strike out "1,125,300.00" and insert in lieu thereof "890,100.00"

In line 6679 strike out "600.00" and insert in lieu thereof "950.00"

In line 6702 strike out "1,353,300.00" and insert in lieu thereof "2,255,500.00"

In line 6705 strike out "3,759,900.00" and insert in lieu thereof "6,466,500.00" and strike out "5,113,200.00" and insert in lieu thereof "8,722,000.00"

In line 6720 insert numeral "6720".

After line 6720 insert "Ohio National Guard G 2 Buildings — To construct and equip an armory building in the city of Youngstown, Ohio \$100,000.00. Provided, however, that the above amount shall not be available until the citizens of Youngstown shall have deeded to the State of Ohio a lot suitable for a site for such armory, and until the Adjutant General of Ohio shall have accepted the same; and, provided, further, that the above amount shall not be available until the citizens of Youngstown shall have contributed \$100,000.00 toward the construction and equipment of such armory".

After line 6725 insert "Ohio Penitentiary Commission G 1 Land 160 Acres 40,000.00 G 32 Other Capital Outlay Drainage, Roads, Railway Spur, etc., 50,000.00 Total 90,000.00"

After line 6756 insert "Supreme Court and Law Library G 31 Capital Equipment Miscellaneous 100.00"

Strike out line 6803.

Strike out line 6804.

Strike out line 6807.

In line 6811 strike out "10,000.00" and insert in lieu thereof "5,000.00"

In line 6813 strike out "44,000.00" and insert in lieu thereof "11,500.00"

In line 6822 strike out "3,500.00" and insert in lieu thereof "1,750.00"

In line 6823 strike out "1,000.00" and insert in lieu thereof "500.00"

In line 6825 strike out "7,800.00" and insert in lieu thereof "5,550.00"

Strike out line 6835.

Strike out line 6836.

Strike out line 6837.

In line 6839 strike out "26,745.00" and insert in lieu thereof "2,745.00"

After line 6844 insert "Artillery Horse Stable 10,000.00"

In line 6851 strike out "27,500.00" and insert in lieu thereof "67,500.00"

After line 7080 insert "Section 12. Monies appropriated herein to the various normal schools for extension teaching shall be expended only upon the approval of the state superintendent of public instruction; such approval to consist in the approval of the course of study and the location of each extension center."

In line 7081 strike out "Section 12" and insert "Section 13".

After line 1904 insert

#### "LEGISLATIVE JOINT COMMITTEE.

F Contract and Open Order Service —

F 9 General Plant Service 30,000.00

provided, however, that this appropriation shall be used to carry out the provisions of Senate joint resolution No. 36, and to investigate any other functions or activities for which state money is expended in which investigations said committee shall have all the authority conferred upon the same by said resolution. The actual and necessary expenses of the members of such joint committee together with the compensation and expenses of employees authorized therein shall be paid upon itemized vouchers as provided in said section."

After line 6842 insert "To supplement appropriations made in H. B. 584 (107 O. L., 349) Addition Chemistry Building 85,000.00 which sum is hereby reappropriated, and 30,000.00"

In line 85 strike out "1,600.00" and insert in lieu thereof "1,680.00"

In line 86 strike out "1,440.00" and insert in lieu thereof "1,680.00"

In line 87 strike out "1,440.00" and insert in lieu thereof "1,680.00"

After line 2182 insert "Stenographer 1,200.00"

In line 3327 strike out "1,000" and insert in lieu thereof 1,100"

In line 3332 strike out "1,200" and insert in lieu thereof "1,300"

In line 3333 strike out "1,400" and insert in lieu thereof "1,600"

In line 3334 strike out "900" and insert in lieu thereof "1,200"

In line 3335 strike out "1,800" and insert in lieu thereof "2,400"

In line 3336 strike out "900" and insert in lieu thereof "1,080"

In line 3337 strike out "1,680" and insert in lieu thereof "2,040"

In line 3340 strike out "23,860.00" and insert in lieu thereof "26,260.00"

In line 3355 strike out "11,000" and insert in lieu thereof "10,000"

In line 3359 strike out "12,260" and insert in lieu thereof "11,260"

In line 3360 strike out "19,475" and insert in lieu thereof "18,475"

In line 3362 strike out "43,375" and insert in lieu thereof "44,735.00"

In line 3366 strike out "1,300" and insert in lieu thereof "1,450"



- In line 3367 strike out "900" and insert in lieu thereof "1,200"  
 In line 3368 strike out "720" and insert in lieu thereof "1,200"  
 In line 3369 strike out "900" and insert in lieu thereof "1,020"  
 In line 3370 strike out "1,440" and insert in lieu thereof "2,040"  
 In line 3371 strike out "4,320" and insert in lieu thereof "5,400"  
 In line 3373 strike out "9,580" and insert in lieu thereof "12,310"  
 In line 3392 strike out "16,055" and insert in lieu thereof "18,785"  
 In line 3398 strike out "4,000" and insert in lieu thereof "5,000"  
 In line 3400 strike out "2500" and insert in lieu thereof "2700"  
 In line 3409 strike out "1,680" and insert in lieu thereof "1,980"  
 In line 3412 strike out "900" and insert in lieu thereof "1,200"  
 In line 3414 strike out the numeral "5" and insert in lieu thereof "6"  
 In line 3414 strike out "4,560" and insert in lieu thereof "5,400"  
 Strike out line 3418.  
 In line 3419 strike out "30,000" and insert in lieu thereof "45,000"  
 In line 3421 strike out "1,681,220" and insert in lieu thereof "1,781,-  
 000"  
 In line 3423 strike out "1,828,820" and insert in lieu thereof "1,944,-  
 240"  
 In line 3427 strike out "1,933,820" and insert in lieu thereof "1,718,-  
 400"  
 In line 3432 strike out "500,000" and insert in lieu thereof "475,000"  
 In line 3440 strike out "2,618,000" and insert in lieu thereof "2,593,-  
 000"  
 In line 3474 strike out "3,763,017.50" and insert in lieu thereof "3,-  
 738,017.50"  
 In line 3476 strike out "5,686,837.50" and insert in lieu thereof "5,-  
 556,417.50"  
 In line 3481 strike out "1400" and insert in lieu thereof "1600"  
 In line 3482 strike out "1,000" and insert in lieu thereof "1,300"  
 After line 3486 insert "Chief Inspector Bureau of Markets 2,000.00"  
 In line 3491 strike out "1,600.00" and insert in lieu thereof "2,400.00"  
 In line 3493 strike out "1,600.00" and insert in lieu thereof "2,000.00"  
 In line 3494 strike out "1,500.00" and insert in lieu thereof "1,800.00"  
 In line 3495 strike out the numeral "14" and insert in lieu thereof  
 the numeral "15"  
 In line 3495 strike out "22,550.00" and insert in lieu thereof  
 "27,400.00"  
 In line 3496 strike out "1,800.00" and insert in lieu thereof "2,000.00"  
 In line 3502 strike out the numeral "3" and insert in lieu thereof "4"  
 In line 3502 strike out "3,360.00" and insert in lieu thereof "4,440.00"  
 After line 3506 insert the line "Chief Bureau of Agricultural Statis-  
 tics 600.00"  
 In line 3507 strike out "960.00" and insert in lieu thereof "1,020.00"  
 In line 3508 strike out in the word "Analist" the letter "i" and in-  
 sert in lieu thereof "y".  
 In line 3509 strike out in the word "Analist" the letter "i" and in-  
 sert in lieu thereof "y".  
 In line 3512 strike out "97,550.00" and insert in lieu thereof "109,-  
 160.00"  
 In line 3515 strike out "115,750.00" and insert in lieu thereof "127,-  
 360.00"  
 In line 3562 strike out "65,000.00" and insert in lieu thereof "60,-  
 000.00"

In line 3565 strike out "\$20,000.00" and insert in lieu thereof "18,-  
000.00"

In line 3569 strike out "416,833.00" and insert in lieu thereof "309,-  
833.00"

In line 3571 strike out "532,583.00" and insert in lieu thereof "437,-  
193.00"

After line 3586 insert "Messenger and Janitor... 840.00"

In line 3588 strike out "33,300.00" and insert in lieu thereof "34,-  
140.00"

In line 3590 strike out "35,000.00" and insert in lieu thereof "35,-  
840.00"

In line 3611 strike out "57,725.00" and insert in lieu thereof "58,-  
565.00"

After line 3615 insert "Assistant Chief Warden... 1,800.00"

In line 3618 before the word "Grade" insert the numeral "2"

In line 3618 strike out "900.00" and insert in lieu thereof "1,740.00"

In line 3627 strike out "4,000.00" and insert in lieu thereof "4,-  
020.00"

In line 3629 strike out the numeral "8" and insert in lieu thereof "2"

In line 3631 strike out "2,880.00" and insert in lieu thereof "3,000.00"

In line 3633 strike out "81,020.00" and insert in lieu thereof "83,-  
800.00"

In line 3642 strike out "98,020.00" and insert in lieu thereof "100,-  
800.00"

In line 3681 strike out "182,507.40" and insert in lieu thereof "185,-  
287.40"

In line 3686 strike out "1,500.00" and insert in lieu thereof "1,-  
700.00"

In line 3703 strike out "14,115.00" and insert in lieu thereof "14,-  
315.00"

In line 3707 strike out "14,215.00" and insert in lieu thereof "14,-  
415.00"

After line 3723 insert the line "Explorations..... 500.00"

In line 3725 strike out "5,333.00" and insert in lieu thereof "5,833.00"

In line 3726 strike out "5,808.00" and insert in lieu thereof "6,308.00"

In line 3728 strike out "20,023.00" and insert in lieu thereof "20,-  
723.00"

In line 3738 strike out "9,480.00" and insert in lieu thereof "10,-  
380.00"

In line 3741 strike out "28,320.00" and insert in lieu thereof "29,-  
220."

In line 3750 strike out "90,820.00" and insert in lieu thereof "91,-  
720.00"

In line 3771 strike out "98,578.06" and insert in lieu thereof "99,-  
478.06"

In line 3778 strike out "2,000.00" and insert in lieu thereof "2,-  
500.00"

In line 3779 strike out "1,800.00" and insert in lieu thereof "2,000.00"

Strike out in line 3786 "2 Grade II Examiners..... 3,200.00"  
and insert in lieu thereof "3 Grade II Examiners 4,600.00"

In line 3788 strike out "2,400.00" and insert in lieu thereof "2,600.00"

In line 3789 strike out "4,200" and insert in lieu thereof "4,500"

In line 3008 strike out "62,750" and insert in lieu thereof "65,350"

In line 3804 strike out "65,750" and insert in lieu thereof "68,350"

- In line 3814 strike out "1,000" and insert in lieu thereof "2,000"  
 In line 3817 strike out "2,875" and insert in lieu thereof "3,875"  
 In line 3818 strike out "4,475" and insert in lieu thereof "5,475"  
 In line 3820 strike out "70,225" and insert in lieu thereof "73,825"  
 In line 3836 strike out "800" and insert in lieu thereof "1200"  
 In line 3847 strike out "3,075" and insert in lieu thereof "3,475"  
 In line 3849 strike out "17,075" and insert in lieu thereof "17,475"  
 In line 3866 strike out "5,000" and insert in lieu thereof "3,500"  
 In line 3868 strike out "5,200" and insert in lieu thereof "3,700"  
 In line 3869 strike out "74,720" and insert in lieu thereof "73,220"  
 In line 3878 strike out "22,000" and insert in lieu thereof "23,500"  
 In line 3883 strike out "26,062" and insert in lieu thereof "27,562"  
 In line 3890 strike out "29,660" and insert in lieu thereof "31,160"  
 In line 3892 strike out "104,380" and insert in lieu thereof "104,380"  
 in column designated "Appropriations"  
 In line 3902 strike out "6,720" and insert in lieu thereof "7,800"  
 In line 3911 strike out "21,760" and insert in lieu thereof "22,840"  
 In line 3917 strike out "22,045" and insert in lieu thereof "23,125"  
 In line 3953 strike out "61,270" and insert in lieu thereof "84,395"  
 In line 3962 strike out "1200" and insert in lieu thereof "1500"  
 In line 3965 strike out "32,900" and insert in lieu thereof "33,200"  
 In line 3981 strike out "43,870" and insert in lieu thereof "44,170"  
 In line 3990 strike out "2700" and insert in lieu thereof "3,000"  
 In line 3991 strike out "1500" and insert in lieu thereof "1560"  
 In line 3995 strike out "3,000" and insert in lieu thereof "3,600"  
 After line 3996 insert "assistant supervisor of boarding home \$900"  
 Strike out line 3997 and insert in lieu thereof "16 field agents..\$19,-  
 900"  
 After line 3997 insert the following: "Special nurse..900.00"  
 After line 3999 insert the following: "Grade 1—typist.....1,020  
 Telephone operator..... 660  
 In line 4003 strike out "47,700" and insert in lieu thereof "60,040"  
 In line 4011 strike out "58,600" and insert in lieu thereof "70,940"  
 In line 4028 strike out "200" and insert in lieu thereof "300"  
 In line 4032 strike out "18,000" and insert in lieu thereof "22,000"  
 In line 4036 strike out "19,115" and insert in lieu thereof "23,215"  
 In line 4042 strike out "27,002" and insert in lieu thereof "31,102"  
 In line 4044 strike out "85,602" and insert in lieu thereof "102,042"  
 In line 4051 strike out "7,400" and insert in lieu thereof "7,920"  
 In line 4053 strike out "1,560" and insert in lieu thereof "1,680"  
 In line 4063 strike out "40,120" and insert in lieu thereof "40,760"  
 In line 4067 strike out "40,720" and insert in lieu thereof "41,360"  
 In line 4082 strike out "45,655" and insert in lieu thereof "46,295"  
 In line 4109 strike out "1,000" and insert in lieu thereof "1,200"  
 In line 4112 strike out "1,225" and insert in lieu thereof "1,425"  
 In line 4115 strike out "3,225" and insert in lieu thereof "3,425"  
 In line 4127 strike out "4,245" and insert in lieu thereof "4,445"  
 Strike out line 4130 and insert in lieu thereof "F Contract and open  
 order service"  
 Strike out line 4131 and insert in lieu thereof "F-9 General plant"  
 In line 4198 strike out "1,500" and insert in lieu thereof "1,560"  
 In line 4201 strike out "7,600" and insert in lieu thereof "7,660"  
 In line 4203 strike out "8,800" and insert in lieu thereof "8,860"  
 In line 4219 strike out "10,025" and insert in lieu thereof "10,085"



After line 4298 insert the following: "H-6 Rent...1,500"

In line 4302 strike out "150" and insert in lieu thereof "1,650"

In line 4306 strike out "61,375" and insert in lieu thereof "62,875"

In line 4308 strike out "233,785" and insert in lieu thereof "235,285"

In line 4312 strike out "3,000" and insert in lieu thereof "4,500"

In line 4313 strike out "3,300" and insert in lieu thereof "4,000"

After line 4313 insert the following: "Chief assistant.....2,400"

In line 4316 strike out "34,250" and insert in lieu thereof "40,500"

After line 4317 insert as follows: "Water supply engineer..1,600"

Strike out line 4318 and insert "Grade 1 — Clerk.....1,800"

Strike out line 4321 and insert "3 Grade 2 — Stenographers..3,240"

After line 4321 insert as follows: "Record clerk.....1,080"

In line 4323 strike out "53,750" and insert in lieu thereof "69,920"

In line 4332 strike out "58,000" and insert in lieu thereof "74,170"

In line 4344 strike out "18,000" and insert in lieu thereof "20,000"

In line 4346 strike out "2,000" and insert in lieu thereof "2,800"

In line 4348 strike out "21,297" and insert in lieu thereof "24,097"

In line 4352 strike out "28,685" and insert in lieu thereof "31,485"

In line 4354 strike out "86,685" and insert in lieu thereof "105,655"

In line 4359 strike out "1700" and insert in lieu thereof "2,000"

In line 4362 strike out "4,380" and insert in lieu thereof "4,680"

In line 4368 strike out "6,305" and insert in lieu thereof "6,605"

In line 4382 strike out "250" and insert in lieu thereof "150"

In line 4387 strike out "2,110" and insert in lieu thereof "2,010"

In line 4388 strike out "2,485" and insert in lieu thereof "2,385"

In line 4390 strike out "8,790" and insert in lieu thereof "8,990"

In line 4415 strike out "10,500" and insert in lieu thereof "9,660"

In line 4421 strike out "1,800" and insert in lieu thereof "2,200"

In line 4437 strike out "1,600" and insert in lieu thereof "1,800"

In line 4446 strike out "117,980" and insert in lieu thereof "117,740"

In line 4467 strike out "155,380" and insert in lieu thereof "154,780"

In line 4496 strike out "196,080" and insert in lieu thereof "195,480"

In line 4500 strike out "4,000" and insert in lieu thereof "5,000"

In line 4501 strike out "9,000" and insert in lieu thereof "9,900"

In line 4502 strike out "38,640" and insert in lieu thereof "46,750"

In line 4507 strike out "2,000" and insert in lieu thereof "2,500"

In line 4516 strike out "92,960.00" and insert in lieu thereof "103,470.00"

In line 4519 strike out "101,460.00" and insert in lieu thereof "111,970.00"

In line 4553 strike out "3,151,610.00" and insert in lieu thereof "3,263,580.00"

In line 4569 strike out "5,700.00" and insert in lieu thereof "5,880.00"

In line 4572 strike out "9,000.00" and insert in lieu thereof "10,000.00"

In line 4581 strike out "2,000.00" and insert in lieu thereof "2,200.00"

In line 4585 strike out "4,800.00" and insert in lieu thereof "5,900.00"

In line 4586 strike out "17,100.00" and insert in lieu thereof "18,660.00"

In line 4587 strike out "6,000.00" and insert in lieu thereof "6,600.00"

In line 4590 strike out "7,900.00" and insert in lieu thereof "10,000.00"

In line 4591 strike out "5,400.00" and insert in lieu thereof "7,500.00"

Strike out line 4593 and insert "3 Grade 1 Clerks...4,680.00"

Strike out line 4597 and insert "12 Grade 2 Stenographers...13,740.00"

Strike out line 4598 and insert in lieu thereof "24 Grade 3 Stenographers...20,640.00"

After line 4602 insert the following: "Claims investigator 1200.00"

Strike out lines 4611 to 4628 inclusive.

After line 4628 insert the following: "Salaries Free Employment Agencies...40,000.00"

In line 4630 strike out "3,000.00" and insert in lieu thereof "3,200.00"

In line 4638 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 4639 strike out "1,800.00" and insert in lieu thereof "1,980.00"

In line 4646 strike out "1,200.00" and insert in lieu thereof "1,500.00"

In line 4648 strike out "4,500.00" and insert in lieu thereof "6,000.00"

In line 4669 strike out "2,100.00" and insert in lieu thereof "2,400.00"

In line 4674 strike out "516,170.00" and insert in lieu thereof "546,460.00"

In line 4683 strike out "520,020.00" and insert in lieu thereof "550,310.00"

In line 4702 strike out "1,000.00" and insert in lieu thereof "1,800.00"

In line 4709 strike out "85,600.00" and insert in lieu thereof "86,400.00"

In line 4711 strike out "21,800.00" and insert in lieu thereof "49,292.00"

In line 4714 strike out "22,100.00" and insert in lieu thereof "49,592.00"

In line 4715 strike out "155,525.00" and insert in lieu thereof "183,817.00"

In line 4717 strike out "675,545.00" and insert in lieu thereof "734,127.00"

In line 4725 strike out "1,800.00" and insert in lieu thereof "2,200.00"

In line 4733 strike out "30,700.00" and insert in lieu thereof "31,100.00"

In line 4740 strike out "31,900.00" and insert in lieu thereof "32,300.00"

In line 4766 strike out "387,070.00" and insert in lieu thereof "387,470.00"

In line 4803 strike out "11,000.00" and insert in lieu thereof "14,000.00"

In line 4807 strike out "11,545.00" and insert in lieu thereof "14,545.00"

In line 4813 strike out "17,277.00" and insert in lieu thereof "20,-277.00"

In line 4815 strike out "78,547.00" and insert in lieu thereof "81,-547.00"

In line 4841 strike out "1,020.00" and insert in lieu thereof "1,-140.00"

In line 4844 strike out "4,260.00" and insert in lieu thereof "4,-380.00"

In line 4847 strike out "5,760.00" and insert in lieu thereof "5,880.00"

In line 4867 strike out "6,945.00" and insert in lieu thereof "7,065.00"

In line 4872 strike out "1,200.00" and insert in lieu thereof "1,500.00"

In line 4873 strike out "900.00" and insert in lieu thereof "960.00"

After line 4877 insert as follows: "Janitor. . . . .720.00"

In line 4879 strike out "15,200.00" and insert in lieu thereof "16,280.00"

In line 4882 strike out "15,600.00" and insert in lieu thereof "16,680.00"

In line 4903 strike out "20,925.00" and insert in lieu thereof "22,005.00"

In line 4968 strike out "1,000.00" and insert in lieu thereof "1,200.00"

In line 4969 strike out "10,700.00" and insert in lieu thereof "10,900.00"

In line 4997 strike out "14,370.00" and insert in lieu thereof "14,570.00"

In line 5009 strike out "600.00" and insert in lieu thereof "900.00"

In line 5017 strike out "5,915.00" and insert in lieu thereof "6,215.00"

In line 5029 strike out "600.00" and insert in lieu thereof "800.00"

In line 5033 strike out "803.00" and insert in lieu thereof "1,003.00"

In line 5037 strike out "1,313.50" and insert in lieu thereof "1,513.50"

In line 5039 strike out "7,228.50" and insert in lieu thereof "7,728.50"

Strike out line 5048 and insert the following: "F-8 Uses and purposes. . . . .250,000.00"

After line 5048 insert the following: "To be available for the purchase of food and fuel only. . . . .250,000.00"

In line 5060 strike out "400,000.00" and insert in lieu thereof "800,000.00"

In line 5076 strike out "40,000.00" and insert in lieu thereof "20,000.00"

In line 5077 strike out "60,000.00" and insert in lieu thereof "40,000.00"

In line 5079 strike out "100,000.00" and insert in lieu thereof "40,000.00"

In line 5081 strike out "16,000.00" and insert in lieu thereof "12,000.00"

In line 5084 strike out "31,000.00" and insert in lieu thereof "27,000.00"



In line 5085 strike out "140,160.00" and insert in lieu thereof "76,160.00"  
 In line 5091 strike out "45,000.00" and insert in lieu thereof "35,000.00"  
 In line 5095 strike out "15,000.00" and insert in lieu thereof "5,000.00"  
 In line 5098 strike out "20,000.00" and insert in lieu thereof "10,000.00"  
 In line 5100 strike out "6,000.00" and insert in lieu thereof "3,000.00"  
 In line 5101 strike out "6,000.00" and insert in lieu thereof "3,000.00"  
 In line 5103 strike out "163,287.10" and insert in lieu thereof "127,287.10"  
 In line 5104 strike out "220,787.10" and insert in lieu thereof "184,787.10"  
 In line 5119 strike out "50,000.00" and insert in lieu thereof "25,000.00"  
 In line 5120 strike out "84,800.00" and insert in lieu thereof "59,800.00"  
 In line 5122 strike out "449,947.10" and insert in lieu thereof "324,947.10"

After line 5064 insert as follows:

#### "HEADQUARTERS SPANISH AMERICAN WAR VETERANS

##### Maintenance —

##### F Contract and open order service —

F 9 General plant.....1500.00"

After line 5154 insert the following: "Clerk....840.00" and insert adding line "total 1,340.00"

In line 5160 strike out "3,000.00" and insert in lieu thereof "3,840.00"

In line 5163 strike out "150." and insert in lieu thereof "250.00"

In line 5166 strike out "175.00" and insert in lieu thereof "275.00"

After line 5174 insert the following:

##### "H Fixed charges and contributions

H 6 Rent .....300.00"

In line 5175 strike out "950.00" and insert in lieu thereof "1,350.00"

In line 5177 strike out "3,950.00" and insert in lieu thereof "5,190.00"

After line 5177 insert the following:

#### OHIO PENITENTIARY COMMISSION

##### Maintenance —

##### F Contract and open order service —

F 9 General Plant .....1,500.00"

After line 5224 insert adding line

After line 5348 insert adding line

After line 5356 insert the following: "Assistant clerk...1,800.00"

In line 5358 strike out "840.00" and insert in lieu thereof "900.00"

In line 5360 strike out "45,940.00" and insert in lieu thereof "47,-800.00"

In line 5375 strike out "63,400.00" and insert in lieu thereof "65,-260.00"

In line 5385 strike out "100.00" and insert in lieu thereof "2,500.00"

After line 5385 insert the following: "F 5 Freight, express and drayage.....200.00"

After line 5394 insert the following: "Other.....150.00"

In line 5396 strike out "12,700.00" and insert in lieu thereof "15,450.00".

In line 5399 strike out "14,100.00" and insert in lieu thereof "16,850.00".

In line 5401 strike out "77,500.00" and insert in lieu thereof "82,110.00" in the column designated "Appropriations."

Strike out line 5418 and insert the following: "2 Grade 1 Typists 2,160.00"

In line 5420 strike out "600.00" and insert "700.00"

In line 5422 strike out "29,890.00" and insert in lieu thereof "31,070.00"

In line 5424 strike out "31,890.00" and insert in lieu thereof "33,070.00"

After line 5442 insert adding line

In line 5444 strike out "68,250.00" and insert in lieu thereof "69,430.00"

In line 5449 strike out "1800.00" and insert in lieu thereof "1,980.00"

In line 5450 strike out "1,800.00" and insert in lieu thereof "1,980.00"

In line 5451 strike out "1,560.00" and insert in lieu thereof "1,800.00"

Strike out line 5452 and insert the following: "4 Grade 2 Clerks 4,500.00"

Strike out line 5453 and insert the following: "3 Grade 3 Clerks 2,580.00"

Strike out line 5454.

Strike out line 5455 and insert the following: "2 Grade 2 Stenographers....2,160.00"

Strike out line 5458 and insert the following: "2 Inspectors....2,400.00"

Strike out line 5459 and insert "Janitor and porter....900.00"

After line 5459 insert the following: "Messenger....900.00"

In line 5461 strike out "19,380.00" and insert in lieu thereof "26,640.00"

In line 5467 strike out "25,380.00" and insert in lieu thereof "32,640.00"

In line 5486 strike out "167,930.00" and insert in lieu thereof, "175,190.00"

In line 5549 strike out "1,200.00" and insert in lieu thereof "1,320.00"

Strike out line 5550 and insert the following: "2 Grade 3 Stenographers....1,800.00"

In line 5551 strike out "900.00" and in lieu thereof "1,140.00"

In line 5553 strike out "2,500.00" and insert in lieu thereof "2,750.00"

Strike out line 5554 and insert the following: "7 Examiners....14,000.00"

After line 5554 insert the following: "Accountant....2,000.00"

Strike out line 5558 and insert the following: "2 Assistant examiners, "3,000.00"

In line 5561 strike out "34,800.00" and insert in lieu thereof "41,-  
810.00"

In line 5566 strike out "35,025.00" and insert in lieu thereof "42,-  
035.00"

In line 5577 strike out "10,500.00" and insert in lieu thereof "11,-  
500.00"

In line 5581 strike out "11,120.00" and insert in lieu thereof "12,-  
120.00"

In line 5589 strike out "14,165.00" and insert in lieu thereof "15,-  
165.00"

In line 5591 strike out "49,190.00" and insert in lieu thereof "57,-  
200.00"

In line 5681 strike out "1,800.00" and insert in lieu thereof "2,  
000.00"

In line 5690 strike out "20,240.00" and insert in lieu thereof "20,-  
440.00"

In line 5692 strike out "20,370.00" and insert in lieu thereof "20,-  
570.00"

In line 5722 strike out "25,883.00" and insert in lieu thereof "26,-  
083.00"

In line 5730 strike out "900.00" and insert in lieu thereof "840.00"

In line 5732 strike out "10,300.00" and insert in lieu thereof "10,-  
240.00"

In line 5747 strike out "10,922.00" and insert in lieu thereof "10,-  
862.00"

In line 5817 strike out "1,980.00" and insert in lieu thereof "2,-  
100.00"

In line 5819 strike out "4,140.00" and insert in lieu thereof "4,-  
860.00"

In line 5821 strike out "900.00" and insert in lieu thereof "960.00"

In line 5823 strike out "27,960.00" and insert in lieu thereof "28,-  
860.00"

Strike out line 5824.

In line 5825 strike out "28,960.00" and insert in lieu thereof "28,-  
860.00"

In line 5844 strike out "35,910.00" and insert in lieu thereof "35,-  
810.00"

After line 5864 insert the following:

"Investigating issues of securities .....2,500.00"

After line 5871 insert adding line and "total 5,800.00"

In line 5872 strike out "75,190.00" and insert in lieu thereof "77,-  
690.00"

In line 5890 strike out "89,350.00" and insert in lieu thereof "91,-  
850.00"

After line 5893 insert "2 Grade III Engineers, 3,840."

Strike out line 5894 and insert in lieu thereof "18 Grade IV En-  
gineers, 32,460."

In line 5898 strike out "51,490" and insert in lieu thereof "51,790"

In line 5901 strike out "53,490" and insert "53,790"

In line 5925 strike out "66,465" and insert "66,865"

In line 5936 strike out "1140" and insert "1200"

In line 5943 strike out "44,230" and insert "44,290"

In line 5945 strike out "74,230" and insert "74,290"

In line 5971 strike out "84,265" and insert "84,325"



- After line 5975 insert "Dean, 12 months, 2,750"  
 In line 5976 after Dean of Women add "twelve months"  
 In line 5980 strike out "1740" and insert "1680"  
 In line 5982 strike out "780" and insert "900"  
 In line 5990 strike out "47050" and insert "49,250"  
 In line 5992 strike out "69450" and insert "74460"  
 After line 5996 insert "critic teachers part time 1500"  
 In line 5999 strike out "13552" and insert "15052"  
 In line 6001 strike out "82142" and insert "89652"  
 In line 6023 strike out "300" and insert "600"  
 In line 6032 strike out "5350" and insert "5650"  
 In line 6032 strike out "19716" and insert "20016"  
 Strike out lines 6033 to 6040 inclusive  
 In line 6042 strike out "102858" and insert "19668"  
 In line 6047 after "assistant to president" insert "twelve months"  
 After line 6047 insert "Dean of Women — 12 months, \$1800.00"  
 After line 6048 insert "Professor of Agriculture, 2500"  
 Strike out line 6053  
 After line 6059 insert "teamster, \$720.00"  
 After line 6060 insert "professors, instructors and other employees, 59,850"  
 In line 6061 strike out the adding line and insert "total 89,320"  
 Strike out line 6062 and insert the following "A 2 Wages — student assistants 1, 152, Labor, \$900.00, Summer School \$16,000.00, Total \$18,052.00,  
 In line 6064 strike out "103,212" and insert "107,512"  
 In line 6099 strike out "128,067" and insert "132,367"  
 In line 6194 strike out "5,100" and insert "5,640"  
 In line 6204 strike out "132,550" and insert "135,550"  
 In line 6206 strike out "183,670" and insert "187,210"  
 In line 6213 strike out "204,670" and insert "208,240"  
 In line 6252 strike out "\$245,020" and insert "\$248,560"  
 In line 6263 strike out "978,200" and insert "1,072,439"  
 In line 6265 strike out "1,000,000" and insert "1,094,239"  
 In line 6273 strike out "1,094,405" and insert "1,188,644"  
 In line 6298 strike out "5,000" and insert "15,000"  
 In line 6301 strike out "10,000" and insert "40,000"  
 In line 6304 strike out "32,550" and insert "72,550"  
 In line 6323 strike out "530" and insert "1830"  
 In line 6326 strike out "635" and insert "1955"  
 In line 6328 strike out "226,405" and insert "267,705"  
 In line 6330 strike out "1,320,810" and insert "1,456,349.00"  
 In line 6352 strike out "47,950.00" and insert "63,850.00"  
 In line 6355 strike out "113,001.33" and insert in lieu thereof "128 901.33"  
 After line 6357 insert "Other.....1,000.00"  
 In line 6361 strike out "120,751.33" and insert in lieu thereof "137, 651.33"  
 In line 6372 strike out "500.00" and insert in lieu thereof "1,500.00"  
 In line 6374 strike out "800.00" and insert in lieu thereof "1,800.00"  
 In line 6383 strike out "30,350.00" and insert in lieu thereof "31, 350.00"  
 In line 6385 strike out "151,101.33" and insert in lieu thereof "169, 001.33"

In line 6392 strike out "1,000.00" and insert in lieu thereof "1,-080.00"

In line 6393 strike out "Record Clerk. . . . 1,000.00" and insert in lieu thereof "Record Clerk and Storekeeper . . . . . 1,200.00"

In line 6405 strike out "49,660.00" and insert in lieu thereof "49,-940.00"

In line 6409 strike out "53,660.00" and insert in lieu thereof "53,-940.00"

After line 6433 insert "Single Beds, Boys Dormitory. . . . . 975.00"

In line 6435 strike out "3,400.00" and insert in lieu thereof "4,-375.00"

After line 6441 insert "Teaching service, Wilberforce University. . . 5,000.00"

In line 6443 strike out "4,070.00" and insert in lieu thereof "9,-070.00"

In line 6450 strike out "27,553.00" and insert in lieu thereof "33,-528.00"

In line 6452 strike out "81,213.00" and insert in lieu thereof "87,-468.00"

In line 3329 strike out "1,600.00" and insert in lieu thereof "1,-680.00"

In line 3330 strike out "1,440.00" and insert in lieu thereof "1,-680.00"

In line 3331 strike out "1,440.00" and insert in lieu thereof "1,-680.00"

After line 5357 insert the following "Stenographer. . . . 1,200.00"

In line 3499 strike out "1,140.00" and insert in lieu thereof "1,-260.00"

In line 265 strike out "1,140.00" and insert "1,260.00"

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that consideration of the Senate amendments to **H. B. No. 536** — Mr. King, be taken up now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas none, nays 67, as follows:

Those voting in the negative are: Messrs.

Alban,	Crosser,	Hopple,	Morris,
Baker,	Davis,	Huber,	Myers,
Barnes,	Denune,	Johnston,	Pearson,
Beetham,	Dodge,	Jones, of Hamilton,	Reynolds, Tom,
Benner,	Drury,	Jones, of Trumbull,	Robinson,
Billingslea,	Emery,	Kay,	Scott,
Bing,	Gorrell,	Lawyer,	Silver,
Blauser,	Graham,	Lentz,	Smith,
Bond,	of Licking,	Lonz,	Spidel,
Brach,	Graham,	Lustig,	Stokes,
Brannon,	of Muskingum,	Lytle,	Swedersky,
Bryson,	Griswold,	McCoy,	Thompson,
Burns,	Harter,	McKay,	Walsh,
Cable,	Hastings,	Madden,	Waterston,
Carson,	Hatch,	Matthews,	Wiest,
Comings,	Hinchey,	Miller, of Fulton,	Wise,
Copeland,	Hoover,	Miller, of Stark,	York—67.
Crabbe,			

The Senate amendments were not concurred in.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that under the provisions of **H. J. R. No. 66** — Mr. Cowan, the Senate has enrolled **S. B. No. 180** — Joint Committee on Taxation, in typewriting.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Barnes submitted the following report:

The joint committee on enrollment has examined and found correctly enrolled, the following bill and joint resolution:

**S. J. R. No. 50** — Mr. Davis.

Directing committee on enrollment to correct S. B. No. 47.

**Am. S. B. No. 180** — Joint Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

ROBERT J. O'BRIEN,  
CHAS. A. WHITE,  
THOMAS W. LATHAM,  
J. E. HOLDEN,

JOHN E. BARNES,  
C. F. McCOY,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said bill and joint resolution.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 555** — Mr. Silver.

Making appropriation for necessary improvements in connection with the state fair grounds.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 536** — Mr. King.

To make general appropriation and asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the request of the Senate be acceded to.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 536** — Mr. King, Messrs. King, Graham, of Licking, and Cowan.

Under the provisions of **Am. H. B. No. 104** — Mr. Jones, of Trumbull, the Speaker appointed Mr. Chester.



Mr. Beetham moved that the House adjourn until Monday, May 26th, 1919, at 5 o'clock p. m.

The motion was agreed to.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Monday, May 26th, 1919, 5:00 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff.

The journal of yesterday was read and approved.

Mr. Foster arose to a question of privilege, and asked that his vote be recorded on **S. B. No. 73** — Mr. Demuth. His name being called, Mr. Foster voted "aye".

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**H. B. No. 255** — Mr. Bing.

To amend section 5330 of the General Code, so as to provide a definite rule for valuation of school and ministerial lands held under perpetual lease.

**H. B. No. 432** — Mr. Bishop.

Authorizing the erection of county correctional homes.

**H. B. No. 508** — Mr. Hinchey.

To amend section 2934 of the General Code, relative to the extension of soldiers' relief to indigent veterans of the war with Germany.

**H. B. No. 507** — Mr. Atkinson.

To amend section 1683-9 of the General Code, relating to mothers' pensions.

**H. B. No. 538** — Mr. Lustig.

For the relief of John J. Boyle, County Treasurer of Cuyahoga county.

**H. B. No. 385** — Mr. Mulcahy.

To amend sections 12600-3 and 12600-5 of the General Code, relating to the construction of theaters and assembly halls.

**H. B. No. 408** — Mr. Kreider.

To amend section 7642 of the General Code, relating to school libraries.

**H. J. R. No. 62** — The Special Joint Committee on Taxation.

Relative to paying expenses of members of the Special Joint Committee during the recess.

JOHN E. BARNES,  
HENRY EVANS,  
H. L. JONES,  
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,  
J. E. HOLDEN,  
CHAS. A. WHITE.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**H. J. R. No. 61** — Mr. Crabbe.

Relative to the use of the reviewing stand in the State House grounds.

**H. B. No. 540** — Mr. Robins.

To amend section 12805 of the General Code, to provide penalty for disorderly conduct at militia encampment and military cantonment.

**H. B. No. 544** — Mr. Robins.

To amend section 10150 of the General Code, regulating chambers of commerce.

**H. B. No. 473** — Mr. Pearson.

To amend section 2503 of the General Code, relative to Memorial day.

**H. B. No. 537** — Mr. Pearson.

Giving councils power and authority to permit the use of a reasonable portion of any public park in any city for Chautauqua assembly purposes, and regulating matters connected therewith.

JOHN E. BARNES,  
HENRY EVANS,  
H. L. JONES,  
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,  
J. E. HOLDEN,  
CHAS. A. WHITE.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 463** — Mr. Myers.

To amend sections 2433, 2434 and 2446 of the General Code relating to the acquirement of land for public buildings by county commissioners.

**H. B. No. 469** — Mr. Myers.

To provide for the development of Americanization work and to encourage the patriotic education and assimilation of foreign born residents.

**H. B. No. 362** — Mr. Dunspaugh.

To amend section 1008 of the General Code and to supplement section 1008 as amended herein by the enactment of supplemental section 1008-1 and to repeal section 1008 as enacted in Ohio Laws 103, page 555, and to repeal section 13007-6 of the General Code, relative to prohibiting the employment of females in certain occupations.

**H. B. No. 363** — Mr. Dunspaugh.

To supplement section 7766 of the General Code by the enactment of section 7766-1 of the General Code, making it a misdemeanor to fail or refuse to issue schooling certificate.

**H. B. No. 372** — Mr. Harter.

To amend section 1662 of the General Code (as amended 107 O. L. 19) relating to probation officers, their appointment and compensation.

**H. B. No. 502** — Mr. Hatch.

To authorize the city of Nelsonville, Athens county, Ohio, to enter upon, improve and occupy a portion of the Hocking canal as a public highway and for sewerage and water purposes.

**H. B. No. 518** — Mr. Tom Reynolds.

To amend section 1465-63 of the General Code, relative to the amount to be contributed to the state insurance fund by school districts.

JOHN E. BARNES,  
HENRY EVANS,  
H. L. JONES,  
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,  
J. E. HOLDEN,  
CHARLES A. WHITE.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**H. B. No. 493** — Mr. Chester.

To amend sections 5652, 5652-1, 5652-4, 5652-7, 5652-8, 5652-9, 5652-10, 5652-11, 5652-12, 5652-13, 5652-14, 5652-15, 5653, 5841 and 5845 and that section 5652-1 of the General Code be supplemented by the enactment of section 5652-1a of the General Code, relating to the regulation of dogs and providing compensation for damages done thereby.

**H. B. No. 407** — Mr. Freeman.

To amend sections 3197, 3199, 3203-5, 3203-8, 3203-21 and 3203-35 and to supplement sections 3193, 3203-2, 3203-4, 3203-12 and 3203-21 by the enactment respectively of sections 3193-1, 3203-2a, 3203-4a, 3203-12a and 3203-21a of the General Code, relating to school and ministerial lands.

**H. B. No. 352** — Mr. Kay.

To empower board of state charities to appoint voluntary investigators.

**H. B. No. 169** — Mr. Griswold.

To amend section 13128 of the General Code of Ohio, relative to requiring net weight or content to appear on packages or containers containing commodities offered for sale, regulating charges for such packages or containers and providing penalty for violation of the provisions thereof.

**H. B. No. 63** — Mr. Graham, of Licking.

To amend section 7998 of the General Code, relative to the property rights of husband and wife.

**H. J. R. No. 50** — Mr. Cowan.

Requesting secretary of war to make provision that all trophies of war captured by Ohio troops be collected and sent to Ohio to be kept as perpetual memorials.



**H. J. R. No. 60** — Mr. Federman.

Relative to the appointment of a committee to make arrangements for the reunion of the 83rd General Assembly.

JOHN E. BARNES,  
HENRY EVANS,  
H. L. JONES,  
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,  
J. E. HOLDEN,  
CHARLES A. WHITE.

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**S. B. No. 135** — Mr. Liggitt.

Relative to maintaining permanent headquarters for the department of Ohio, United Spanish War Veterans, at Columbus, Ohio.

**S. B. No. 181** — Special Joint Committee on Taxation.

To amend sections 5612 and 5613 of the General Code requiring each county auditor to prepare and transmit to the Tax Commission of Ohio, annually, an abstract of the aggregate amount and assessed valuation of the real and personal property in his county and the taxing districts therein, and requiring the Tax Commission of Ohio to equalize the assessed valuation of such real and personal property, and fixing the time when the same shall be done.

**S. B. No. 44** — Mr. White.

To further supplement sections 7823 and 7807 and to supplement section 7831 by the enactment of supplemental sections 7823-2, 7807-9 and 7831-1 of the General Code, to provide for the certification of teachers of classes supported with federal aid under supervision of the state board of education.

**Am. S. B. No. 82** — Mr. Agnew.

To amend section 5564 of the General Code, to enable the county auditor to determine the value of buildings and improvements.

**Am. S. B. No. 137** — Mr. Ake.

To supplement section 7762 of the General Code, by the addition of supplemental sections to be known as sections 7762-1, 7762-2, 7762-3 and 7762-4, and to repeal section 7729, concerning elementary, private and parochial schools and providing that instruction shall be in the English language.

**Am. S. B. No. 55** — Mr. Stone.

To supplement section 9485 by the addition of supplemental section 9485-1 of the General Code, to provide for the further regulation of fraternal benefit societies.

**Am. S. B. No. 133** — Mr. Jones, of Meigs and Mr. Scott.

To promote the efficiency of the Ohio National Guard to bring the military laws of the state into conformity with the laws of the United States and to amend section 5242 of the General Code.

**Am. S. B. No. 140** — Mr. Ritter.

To amend sections 7645 and 7762 of the General Code, relative to the course of study of elementary schools.

**Am. S. J. R. No. 51** — Mr. Hopley.

Relative to preparing the Ohio Legislative Manual.

**S. J. R. No. 52** — Mr. Whittemore.

Relative to adjournment.

JOHN E. BARNES,  
C. F. McCOY,  
H. L. JONES,  
ROBERT J. O'BRIEN,

J. E. HOLDEN,  
THOMAS W. LATHAM,  
CHARLES A. WHITE.

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**Am. S. B. No. 153** — Mr. White.

To amend Chapter 3, Division 11, Title V of Part First of the General Code, relating to the institution for the feeble-minded and the commitment and care of feeble-minded persons, and to amend section 1815-12 of the General Code.

**Am. S. B. No. 125** — Joint Committee on Taxation.

To amend sections 5123-1 and 5123-3 of the General Code, relative to the submission of proposed amendments to the constitution to the electors.

**Am. S. B. No. 132** — Mr. Liggitt.

To amend section 1921 of the General Code, and enact supplemental section 1921-1 of the General Code, providing for further admissions to the Madison Home.

**S. B. No. 167** — Mr. Ritter.

To amend sections 2068, 1815-13 and 1815-14 of the General Code, relating to the admission of persons into the Ohio State Sanatorium and payment for their support.

**S. J. R. No. 49** — Mr. Davis.

Relative to payment of certain expenses of joint committee.

ROBERT J. O'BRIEN,  
J. E. HOLDEN,  
THOMAS W. LATHAM,  
JOHN E. BARNES,

C. F. McCOY,  
H. L. JONES,  
CHAS. A. WHITE.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**Am. S. B. No. 136** — Mr. Lloyd.

To amend section 2250 of the General Code, relating to the annual salaries of appointive state officers and employes, and to repeal said original section 2250 of the General Code.

**S. B. No. 178** — Mr. Agnew.

To authorize the county commissioners of Cuyahoga county, Ohio, to pay certain indebtedness.

**S. B. No. 182** — Mr. Parrett.

To amend section 10494 of the General Code of Ohio, relative to the jurisdiction of the probate courts in certain counties.

**Am. S. B. No. 119** — Messrs. Latham-Swedersky.

Relative to authorizing the attorney general and the superintendent of public works to investigate the title of swamp and marsh lands and recover the same for the state.

**Am. S. B. No. 144** — Mr. Lloyd.

Providing that licensed embalmers who entered the military service of the United States shall be reinstated without further examination.

**S. B. No. 111** — Mr. Miller.

Relating to the abandonment of that portion of the Ohio Canal between the Aqueduct of said canal over Raccoon Creek and the village of Hebron, Licking county, Ohio.

JOHN E. BARNES,  
C. F. McCOY,  
H. L. JONES,  
THOMAS W. LATHAM,

ROBERT J. O'BRIEN,  
J. E. HOLDEN,  
CHARLES A. WHITE.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**Am. S. B. No. 146** — The Joint Committee on Taxation.

Relating to the assessment of property for taxation by the county auditor and the county board of revision and to repeal section 5598 and original sections 5548, 5548-1, 5597, 5609 and 5610 of the General Code.

**Am. S. B. No. 134** — Mr. Ake.

Relative to examinations in the German language and to supplement this section by the enactment of sections 7852-1, 7852-2 and 7852-3 of the General Code, relative to an oath or affirmation of allegiance to be taken by all teachers in public, private and parochial schools, or other institutions of learning.

**S. B. No. 28** — Mr. Davis.

To amend section 12556 of the General Code, requiring railroads to employ full crews for through freight trains and light engines, and the penalty for violation thereof.

JOHN E. BARNES,  
C. F. McCOY,  
H. L. JONES,  
ROBERT J. O'BRIEN,

J. E. HOLDEN,  
THOMAS W. LATHAM,  
CHAS. A. WHITE.

The Speaker of the House, in the presence of the House, signed said bills.



Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 551** — Mr. Wise.

To amend sections 5706, 5751, 6251 and 6254 and to repeal sections 6534, 10801 of the General Code, relative to the rates and publication of legal advertising.

**H. B. No. 217** — Mr. Waterston (by request).

To amend sections 151, 153 and 154 of the General Code, relative to appointment, duties and salaries of day and night policemen and visitors' attendants in the State House.

**H. B. No. 317** — Mr. Bing.

To amend sections 7807-1, 7807-2, 7824, 7826, 7830, 7831, 7832-2, 7832-3, 7840, 7847 and 7852 of the General Code, and to enact supplemental sections 7807-10, 7823-3, 7831-3, 7847-1, 7848 and 7852-1 of the General Code, relating to life certificates, and temporary certificates and to provide kindergarten primary certificates.

**H. B. No. 553** — Mr. King.

To make appropriation for the salaries of members of the House of Representatives and Senate for the calendar year 1920.

**H. B. No. 555** — Mr. Silver.

Making appropriation for necessary improvements in connection with the state fair grounds.

**H. B. No. 279** — Mr. Taylor.

To provide for the reimbursement of contractors engaged in the construction of public roads, highways, streets, inter-county highways and main market roads, on account of losses due to governmental action, and to make an appropriation therefor.

JOHN E. BARNES,  
HENRY EVANS,  
H. L. JONES,  
ROBERT J. O'BRIEN,

CHAS. A. WHITE,  
THOMAS W. LATHAM,  
J. E. HOLDEN.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Crabbe moved that the vote whereby the House concurred in the Senate amendments to **H. B. No. 294** — Mr. Crabbe, be now reconsidered.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas none, nays 72, as follows:

Those voting in the negative are: Messrs.

Alban,  
Backowski,  
Beaty,  
Beetham,  
Besaw,  
Bishop,  
Bliss,

Bond,  
Brown,  
Bryson,  
Burns,  
Cable,  
Carpenter,  
Carson,

Chester,  
Clark,  
Cochrun,  
Comings,  
Cookston,  
Copeland,  
Crabbe,

Crosser,  
Davis,  
Denune,  
Dodge,  
Donahay,  
Dunn,  
Dunspaugh,

Those voting in the negative are: Messrs. — Concluded.

Emery,	Green,	Lawyer,	Scott,
Entemann,	Halstead,	Lentz,	Shy,
Evans,	Hatch,	Lonz,	Smith,
Foster,	Hoover,	Lustig,	Swedersky,
Fouts,	Hopple,	McCoy,	Talley,
Freeman,	Huber,	McKay,	Taylor,
Gardner,	Johnston,	Madden,	Thompson,
Gordon, of Logan,	Jones, of Trumbull,	Matthews,	Wenner,
Graham,	Kay,	Mulcahy,	Wildermuth,
of Licking,	King,	Pearson,	Winter,
Graham,	Kreider,	Robins,	Wise,
of Muskingum,			York—72.

The amendments were not concurred in.

By unanimous consent Mr. Robins offered the following resolution:

**H. R. No. 61** — Mr. Robins.

To provide for the printing of a resolution following a roll call.

*Be it resolved by the House of Representatives of Ohio,* That the clerk of the House be and he is hereby authorized and directed to correct the journal of Friday, April 11, 1919, by spreading thereon, after the record of the yeas and nays taken on the question of agreeing to the report of the Conference committee on Amended Senate Joint Resolution No. 31, and after the notation of agreement therein, a full copy of said Amended Senate Joint Resolution No. 31, so that the requirement of Article XVI, Section 1 of the constitution, to the effect that amendments to the constitution proposed by either house of the General Assembly shall, if agreed to by three-fifths of the members elected to each house, be spread upon the journal with the yeas and nays, may be complied with.

Mr. Robins moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 556** — Mr. Dunn.

To amend section 12803 of the General Code, relative to the granting of permissions for the holding of public sparring or boxing exhibitions.

Mr. Dunn moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with and **H. B. No. 556** — Mr. Dunn, be read the second time by its title.

Upon which a yea and nay vote was demanded, taken and resulted — yeas 38, nays 26, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Gorrell,	Lawyer,
Beetham,	Copeland,	Graham,	McCoy,
Besaw,	Crosser,	of Licking,	McKay,
Bond,	Davis,	Graham,	Robins,
Bryson,	Donahay,	of Muskingum,	Spidel,
Burns,	Dunn,	Green,	Talley,
Cable,	Emery,	Hatch,	Taylor,
Carpenter,	Faris,	Johnston,	Weaver,
Carson,	Freeman,	Jones, of Trumbull,	Wenner,
Comings,	Gordon, of Logan,	Kreider,	Wise—38.

Those voting in the negative are: Messrs.

Backowski,	Evans,	Lonz,	Smith,
Beaty,	Federman,	Lustig,	Swedersky,
Bliss,	Gardner,	Mulcahy,	Thompson,
Cochrun,	Greve,	Pugh,	Wildermuth,
Denune,	Hinchey,	Scott,	Winter,
Dunspaugh,	Hoover,	Shy,	York—26.
Entemann,	Hopple,		

The motion not having received a two-thirds majority was lost.

**H. B. No. 557** — Mr. Stump.

To amend section 12085 of the General Code, relating to the contest of wills.

On motion of Mr. Stump the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 557** — Mr. Stump, was read the second time by its title and referred to the committee on Codes, Courts and Procedure.

**H. B. No. 558** — Mr. King.

To make sundry appropriations.

On motion of Mr. King the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 558** — Mr. King, was read the second time by its title and referred to the committee on Appropriations and Finance.

**H. B. No. 559** — Mr. Kay.

To amend section 2394 of the General Code (amended April 17, 1919, approved by Governor May 10, 1919, and filed with Secretary of State May 16, 1919), purporting to relate to county infirmaries; and section 2349 of the General Code, relating to county infirmaries.

On motion of Mr. Kay the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 559** — Mr. Kay, was read the second time by its title.

On motion of Mr. Kay the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 559** — Mr. Kay, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	McFarland,
Backowski,	Copeland,	of Muskingum,	McKay,
Beaty,	Crosser,	Green,	Madden,
Beetham,	Davis,	Halstead,	Matthews,
Besaw,	Dodge,	Hatch,	Mulcahy,
Billingslea,	Donahay,	Hinchey,	Pugh,
Bishop,	Dunn,	Hoover,	Robins,
Bond,	Dunspaugh,	Johnston,	Shy,
Brown,	Emery,	Jones, of Trumbull,	Smith,
Bryson,	Entemann,	Kay,	Spidel,
Burns,	Evans,	King,	Stump,
Cable,	Foster,	Kreider,	Talley,
Carpenter,	Fouts,	Lawyer,	Taylor,
Carson,	Gardner,	Lentz,	Thompson,
Chester,	Gordon, of Logan,	Lonz,	Wiest,
Clark,	Graham,	Lustig,	Wildermuth,
Cochrun,	of Licking,	McCoy,	Wise,
Comings,			York—68.

So the bill passed.

The title was agreed to.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 348** — Mr. Wenner, and asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the House accede to the request of the Senate for the appointment of a committee of Conference.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 451** — Mr. Evans.

Relative to the sale of personal property.

With the following amendments in which the concurrence of the House is requested:

In line 32 strike out the word "shall" and insert the word "may".

In line 12 correct the spelling of word "executor".

In line 36 correct spelling of word "price".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Evans moved that the rules be suspended and that the Senate amendments be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 72, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Harter,	Mulcahy,
Backowski,	Crosser,	Hastings,	Pearson,
Baker,	Davis,	Hatch,	Pugh,
Barnes,	Denune,	Helfrich,	Robins,
Beaty,	Dodge,	Hinchey,	Scott,
Beetham,	Donahay,	Hoover,	Shy,
Besaw,	Dunspaugh,	Hopple,	Smith,
Bishop,	Emery,	Huber,	Spidel,
Bond,	Evans,	Johnston,	Stump,
Brown,	Foster,	Jones, of Trumbull,	Swedersky,
Bryson,	Freeman,	Kay,	Talley,
Burns,	Gordon, of Logan,	Kreider,	Taylor,
Carpenter,	Gorrell,	Lawyer,	Thompson,
Carson,	Graham,	Lentz,	Wenner,
Chester,	of Licking,	Lonz,	Wiest,
Clark,	Graham,	McCoy,	Wildermuth,
Cochrun,	of Muskingum,	McFarland,	Wise,
Comings,	Green,	McKay,	York—72.
Cookston,	Greve,		

Those voting in the negative are: Messrs. Dunn and Lustig.

The Senate amendments were concurred in.

6:40 o'clock p. m.

On motion of Mr. Beetham the House adjourned until one o'clock p. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, May 27th, 1919, 1:00 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Rev. W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The Speaker appointed as managers on part of the House as a committee of Conference on matters of difference between the two Houses on **H. B. No. 348** — Mr. Wenner, Messrs. Wenner, Miller, of Fulton, and Myers.

Mr. Myers arose to a question of privilege and asked that his vote be corrected on **S. B. No. 180** — The Joint Committee on Taxation. His name being called, Mr. Myers voted "no".

By unanimous consent Mr. Kimball offered the following resolution:

**H. R. No. 62** — Mr. Kimball.

Relative to extending an invitation to former President William H. Taft to visit the General Assembly.

WHEREAS, This city is honored by the presence of former President William Howard Taft;

*Therefore be it resolved by the House of Representatives, That a committee of three be appointed by the speaker of the House to wait upon him and extend an invitation to visit the members of the House of Representatives and address them at such time as may suit his convenience.*

The resolution was adopted.

The Speaker appointed under the provisions of said resolution, Messrs.: Wenner, Bing and Myers.

Mr. Beetham demanded a call of the House, which was duly seconded, taken and 111 members answered to their names.

Those absent are: Messrs.

Atkinson,  
Backowski,  
Banker,  
Brach,

Cowan,  
Crabbe,  
Delehanty,

Federman,  
Harter,  
Jones, of Hamilton, Moyer,  
Kilbane,  
Lonz,

The sergeant-at-arms was ordered to dispatch his messenger for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

**2:00 o'clock p. m.**

Attention of the House was called to the special order for 2:00 o'clock p. m. today being consideration of **S. B. No. 34** — Mr. Miller.

On motion of Mr. Graham, of Licking, said bill was made a special order for tomorrow at 11:00 o'clock a. m.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**Am. S. B. No. 141** — Mr. Ritter.

To amend section 1946 of the General Code, relative to the officers and employes of the Ohio Soldiers' and Sailors' Orphans' Home.

**Am. S. B. No. 73** — Mr. Demuth.

To amend sections 5696, 5697 and 5700 and to repeal section 5701 of the General Code, relating to the collection of delinquent taxes.

**Re-Am. S. B. No. 45** — Mr. Parrett.

To codify fish and game laws of Ohio, and to repeal sections of the General Code relating thereto.

**Am. S. B. No. 175** — The Special Joint Committee on Taxation.

Providing for the levy and collection of a tax on all inheritances and for said purposes amending sections 2624, 2685, 2689 and 5331 to 5348, inclusive, of the General Code, and supplementing sections 2624, 2685, and 5348 of the General Code by the enactment of sections to be designated as sections 2624-1, 2685-1 and 5348-1 to 5348-14 inclusive, respectively, of the General Code.

**Am. S. B. No. 13** — Mr. Whittemore.

To establish a municipal court in and for the city of Akron and to repeal an act entitled "An act to establish a police court in the city of Akron, Summit county, Ohio, passed May 10, 1910, and all acts amendatory thereof.

**Am. S. B. No. 66** — Mr. Davis.

To prevent and correct the pollution of streams, to provide for the collection of and disposal of sewage and other liquid wastes, and for the development of district water supplies, to authorize the organization of sewerage and sanitation and water supply districts.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
TOM W. JONES,

H. L. JONES,  
C. F. McCOY,  
JOHN E. BARNES.

The Speaker of the House, in the presence of the House, signed said bills.

The Speaker handed down the following communication from the governor:

To the General Assembly:

I return **H. B. No. 162** with my disapproval.

I would be singularly lacking in my duty to the people of this state not to recite the history of this measure from its outset. It was not written within legislative halls; it was prepared outside and by agencies almost if not altogether devoted to highway activities. Every selfish interest which saw an opportunity to participate shared in the authorship. As originally drawn, it upset existing law with a brazen indifference to common honesty; a section was included to let bonding companies escape the responsibility of contracts made with the state, permitting vast losses to fall upon the public treasury.

As now written, this bill violates a time-honored precaution of permitting neither contract nor disbursement for public uses until all



the moneys requisite for the project are in the fund. The supreme court time after time has made the observation that this part of the statute must be preserved in spirit and in letter because of its beneficently protective features. It is intended now, if this bill becomes a law, to purchase road machinery by the payment of one-third cash—the rest is to be bought on time. There is entirely too much of a disposition present to provide for the needs or the desires of the hour by the creation of a debt.

There are some very good things in the bill, and I personally urged the members of the Senate committee having it in charge to separate them from the odious features in order that meritorious sections might not be lost. This was agreed to, but a collaboration has ensued since and the bad is now inseparably associated with the good. Regardless of other considerations, the counties of small resource which otherwise would be unable to meet on a fifty per cent. basis the funds advanced by the federal government are entitled to relief. Common justice demands it, and I am heartily in favor, and have so expressed it to the Senate committee, of permitting the levying of a mill without reservation, for this purpose.

Serious fault cannot be found with an increase in the state levy, but when we go further, we are indulging in a generosity with the people's money that sound business principles cannot endorse.

The average tax rate in the state in 1918 was 13.68 mills. This bill makes it possible to increase the rate in every county 3.20 mills, bringing the total average in the state up to 16.88 mills. Carried into mathematics which will be understood, this means that the average tax will be \$16.88 per one thousand dollars of valuation. It is well to reflect upon these figures particularly since there seems to be more or less insistence on giving to cities and other local subdivisions the unfettered right to pay off existing deficiencies and to take care of deficits which are not present now, but which can be created this year under authority in contemplation.

I hazard the statement that unless a check is applied somewhere, the bills which your honorable body proposes to enact into law will carry an increase approximating five mills in some parts of the state. It is a burden which cannot be defended, and the unrest which it will create in discouraging home owning is as certain as the coming of the day.

Cast your eyes to those parts of the world where civilization is threatened by the restless spirit that has possessed the masses. Every student of disordered conditions in Mexico agrees that the trouble is fundamental, and grows out of the fact that the land is not owned by the people. Need I remind you that there are no two opinions with reference to the significance of symptoms in Russia—the peasants want to possess land. There is a psychology about the whole thing that cannot but impress one who applies his mind seriously and conscientiously to the question. Once a citizen through industry and thrift accumulates means, and then in pride transfers it into a home of his own, he is moved by instincts which while inherent have been inactive. When he recognizes that the property which is his own will be protected for him, and in an orderly way be preserved for and transferred to his children by government, his whole mental attitude toward our institutions becomes more friendly. That is the ruling objective in the mind of every man with any outlook. Instead of legislation tending toward weightier burdens on our home owners, it should be our endeavor to reduce them.

While quite apart from the merits of this measure, it should be stated that a misleading campaign has been maintained for it. Automobile clubs, chambers of commerce, boards of county commissioners, — citizens generally have been urged through an ingenious propaganda to wire the governor of the state, recommending that this bill be approved. With it has gone the naked statement that it will promote the cause of good roads and that it will enable the counties to match the appropriations of federal government. Nothing is said about the possibilities that stagger, including a tax rate that can find no parallel in the past.

I would be false to my every concept of duty if I did not veto this bill because it menaces the cause of good roads. It will lead to stagnation and congestion in construction work. We will have more money than can be safely spent throughout the year. It will lead to extravagance and other abuses, and is calculated to set the whole movement back for a decade at least.

JAMES M. COX,  
Governor.

May 23, 1919.

The question being, "Shall the bill pass notwithstanding the objections of the Governor?"

The yeas and nays were taken, and resulted — yeas 88, nays 23, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Halstead,	Morris,
Barnes,	Dildine,	Hatch,	Mulcahy,
Beaty,	Dodge,	Hinchey,	Pearson,
Beetham,	Donahay,	Hoooley,	Robins,
Benner,	Drury,	Hoover,	Robinson,
Besaw,	Dunn,	Huber,	Russell,
Bing,	Dunspaugh,	Hughes,	Schelhorn,
Blauser,	Emery,	Jones, of Trumbull,	Scott,
Bliss,	Faris,	Kay,	Silver,
Bond,	Federman,	King,	Spidel,
Brown,	Foster,	Kreider,	Stump,
Bryson,	Fouts,	Lawyer,	Talley,
Burns,	Freeman,	Lentz,	Taylor,
Cable,	Gardner,	Lonz,	Thompson,
Carson,	Gordon, of Brown,	Luchsinger,	Waterston,
Chester,	Gordon, of Logan,	Lustig,	Weaver,
Clark,	Gorrell,	Lytle,	Wenner,
Cochrun,	Graham,	McFarland,	Wiest,
Comings,	of Licking,	McKay,	Wildermuth,
Cookston,	Graham,	Matthews,	Winter,
Copeland,	of Muskingum,	Miller, of Fulton,	Wise,
Crabbe,	Green,	Miller, of Stark,	York—88.
Crosser,	Griswold,		

Those voting in the negative are: Messrs.

Backowski,	Carpenter,	Hastings,	Reynolds, Jas. A.,
Baker,	Denune,	Helfrich,	Reynolds, Tom,
Billingslea,	Entemann,	Hopple,	Smith,
Bishop,	Evans,	Johnston,	Stokes,
Bonser,	Greve,	Moyer,	Walsh—23.
Brannon,	Harter,	Myers,	

The bill passed notwithstanding the objections of the governor.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 58**—Mr. Wiest.

Relative to a single standard of time for the state.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the President appointed as managers on the part of the Senate in the matter of difference between the two Houses on **Am H. B. No. 536**—Mr. King, Messrs. Davis, Busbey and Lloyd.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it passed **H. B. No. 282**—Mr. Dunspaugh.

Relative to the employment of minors and the Senate requests the return of said bill.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the request of the Senate be acceded to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **S. B. No. 100**—Mr. Berry.

Relating to ditch laws, and herewith returns said bill.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 185**—Joint Committee on Taxation.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 185**—Joint Committee on Taxation, was read the second time by its title.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am.**



**S. B. No. 185** — Joint Committee on Taxation, was ordered placed on the calendar for third reading.

The Speaker handed down the following message from the governor:

To the General Assembly:

An examination of the provisions of **H. B. No. 132** reveals the fact that it amends section 5707 of the General Code and repeals the original section of that numbering while the intention, undoubtedly, was to have the act apply to section 5706 instead.

For this reason and bearing in mind the decision of our Supreme Court in the case of *The Christ Brewing Co. vs. Schultz*, Treasurer, I herewith respectfully return the bill to the house of its origin with my disapproval.

JAMES M. COX,  
Governor.

On motion of Mr. Beetham further consideration of said communication was deferred.

The Speaker handed down the following message from the governor:

To the General Assembly:

I am returning to you **H. B. No. 492** with my disapproval.

To be entirely frank, I do not know but what this bill is a step in the right direction. For a considerable time I have been investigating conditions at Wilberforce, the institution to which this measure relates. It is perfectly apparent that some reorganization must be made, but factional feeling within the place has assumed such a temper that it is really difficult to get at basic conditions.

It is my purpose to ask two competent authorities within the state to visit Wilberforce within the next few weeks. It is also planned to have Dr. R. R. Moton, of Tuskegee Institute, in Alabama, or someone else of his type, join in the survey work. Their recommendations will be submitted to your honorable body in abundant time for legislative action during the present calendar year. Pending this, the maintenance of the present status quo would seem to be desirable.

In this spirit, I return the bill to you, and respectfully request that things stand as they now are until we can all act from a more intelligent view of the situation.

JAMES M. COX,  
Governor.

Mr. Beetham moved that further consideration of said communication be deferred.

The motion was agreed to.

The Speaker handed down the following communication from the governor:

To the General Assembly:

I herewith return to you **H. B. No. 497** with my disapproval.

I do this with the express consent of the House Committee on Appropriations and Finance and for the reason that the salaries provided for in this bill are taken care of in another measure.

JAMES M. COX,  
Governor.

On motion of Mr. Beetham further consideration of said communication was deferred.

The Speaker handed down the following communication from the governor:

To the General Assembly:

Many years ago the supervision of the state house was in the hands of an officer known as the comptroller of the treasury. This office was abolished in 1876, at which time the control of the capitol was transferred to the adjutant general in whom it has remained ever since. Owing to the fact that the growth of the state's business required additional office rooms outside of the state house, the law was amended in 1915 so as to read as follows:

Sec. 146. By virtue of his office the adjutant general shall be superintendent of the state house. He shall have the supervision and control of the state house and heating plant therein, the fixing and placing of all offices, commissions, departments and bureaus of the state therein, and full control and supervision of fixing and placing all offices, commissions, departments and bureaus of the state in offices, buildings and rooms outside the state house when the same cannot be placed therein, materials and persons employed in and about the state house, the grounds and appurtenances thereof and all work or materials required in or about them. He shall rent all offices, buildings and rooms for all offices, commissions, departments and bureaus of the state located outside the state house and execute all leases in writing for the same on behalf of the state subject to the approval of the governor and deposit a copy thereof in the office of the secretary of state within ten days after the lease has been executed."

**H. B. No. 448** attempts to take away from the control of the adjutant general those parts of the state house assigned to the General Assembly and which, being unoccupied while the legislature is not in session, can at such intervals be used to great advantage by other activities of the state, a use which results in economy by way of saving rent. I think on reflection you will realize the confusion if not the complication that would grow out of a divided authority in the custodianship of the state house.

Attention should also be called to the fact that the bill repeals section 124 of the General Code which has to do with notaries public and is not germane to the subject matter of the measure.

For these reasons I must respectfully disapprove the bill and return it to the houses of its origin.

JAMES M. COX,  
Governor.

On motion of Mr. Beetham further consideration of said communication was deferred.

The Speaker handed down the following communication from the governor.

To the General Assembly:

**H. B. No. 81** provides for the abandonment of a portion of the Miami and Erie canal in Lucas county and for the sale or lease of the portion so abandoned, by the state to the city of Toledo.

The bill itself recognizes the possibility that the land so to be conveyed may be required by the state in the event of the construction of a ship or barge canal by the government of the United States under the provisions of a pending measure in Congress known as the Welty act. An amendment was inserted reserving to the state the right to maintain title to such part of the state property described in the bill as may be needed for such canal. Such reservation is limited, however, only to land needed for construction purposes under the Welty bill.

If the proposal now under consideration in congress is not adopted, then the limitation in question is without any force. I am in complete sympathy with the suggestion that the canal bed be used by the city of Toledo for the purpose either of promoting a park plan, or added safeguards in sanitation, but at the same time, we must not close our eyes to the possibility of a waterway project which will require entrance to the lake. For that reason no obstacle must be placed in the way of the state if the improvement eventuates. There is a further provision that if the present course of the canal is the least available for the lake outlet in question, the city of Toledo must guarantee by bond given, another route decided upon by the federal or state government. This arrangement, however, seems to be rather obscure, and I doubt very much whether the city of Toledo is obligated beyond the amount of the bond named.

Coming in few words to the crux of the whole thing, we should encourage the municipality in question but we must protect the state to the extent of guaranteeing a northerly outlet for the canal, if needed. The contractual relation between the state and the city must be so clear that if an enterprise alike or similar to the one now being considered by congress is carried out, the waterway must be provided by the city of Toledo. If there is no possibility of an evolutionary development such as we describe, then it is best that the canal bed be put to the use contemplated by the city. If, on the other hand, a barge canal is built, the city must give to the state the same facilities of transportation which this bill conveys.

In its present form, I am compelled to return House Bill No. 81 with my disapproval.

JAMES M. COX,  
Governor.

On motion of Mr. Beetham further consideration of said communication was deferred.

The Speaker handed down the following communication from the governor:

To the General Assembly:

I am returning to you **H. B. No. 387** with my disapproval.

The primary purpose of this bill was to give to boards of park commissioners added authority in the matter of acquiring swamp and submerged land. Unfortunately it goes further and creates the opportunity to increase the rate of taxation. Because of the second feature named, I withhold executive approval.

JAMES M. COX,  
Governor.

On motion of Mr. Beetham further consideration of said communication was deferred.



The Speaker handed down the following communication from the governor:

To the General Assembly:

A study of **H. B. No. 38** forces the conclusion that the words "building, or buildings" as they appear in the first line of the second paragraph, have been used through some misconception and as a result the benefits sought by the measure are endangered.

In order that this may be corrected I respectfully return the bill with my disapproval to the House in which it originated.

JAMES M. COX,  
Governor.

On motion of Mr. Kay further consideration of said communication was deferred.

Mr. Huber moved that **H. B. No. 43** — Mr. Huber, be taken up and considered now.

The motion was agreed to.

The question was, "Shall the bill pass notwithstanding the objection of the governor?"

The yeas and nays were taken, and resulted — yeas 78, nays 9, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	McFarland,
Banker,	Copeland,	of Licking,	McKay,
Barnes,	Crabbe,	Graham,	Matthews,
Beaty,	Crosser,	of Muskingum,	Miller, of Fulton,
Beetham,	Davis,	Green,	Miller, of Stark,
Benner,	Dildine,	Griswold,	Morris,
Besaw,	Donahay,	Halstead,	Pearson,
Blauser,	Drury,	Harter,	Robins,
Bond,	Dunn,	Hatch,	Robinson,
Bonser,	Dunspaugh,	Hooley,	Russell,
Brown,	Emery,	Huber,	Schelhorn,
Bryson,	Faris,	Hughes,	Silver,
Burns,	Federman,	Jones, of Trumbull,	Spidel,
Cable,	Foster,	Kay,	Talley,
Carpenter,	Fouts,	King,	Taylor,
Carson,	Freeman,	Lawyer,	Thompson,
Chester,	Gardner,	Lentz,	Waterston,
Clark,	Gordon, of Brown,	Lonz,	Weaver,
Cochrun,	Gordon, of Logan,	Luchsinger,	Winter,
Comings,	Gorrell,	Lytle,	Wise—78.

Those voting in the negative are: Messrs.

Billingslea,	Denune,	Moyer,	Reynolds, Jas. A.,
Bishop,	Lustig,	Mulcahy,	Swedersky—9.
Bliss,			

The bill passed notwithstanding the objections of the governor.

Mr. Beetham moved that consideration of **Am. S. B. No. 162** — Mr. Miller, be now taken up.

The motion was agreed to and said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. McCoy moved to amend as follows:

In line 11, strike out the word "five" and insert in lieu thereof the word "four."

In line 28, strike out "thirty-six".

In line 29, strike out the word "hundred" and in lieu thereof insert the words "three thousand".

Mr. Bonser moved that said amendment be divided.

The motion was agreed to.

The speaker made the following divisions of said amendment:

First division: To contain that part of said amendment referred to in line 11.

The motion to amend as provided in the first division was not agreed to.

Second division: To contain that part of said amendment referred to in lines 28 and 29.

The motion to amend as provided in the second division was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Lustig moved to amend as follows:

In line 6 after the word "commissioner" strike out the comma and insert, "by and with the consent of the Senate".

Upon which a ye and nay vote was demanded, taken and resulted—yeas 51, nays 41, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Hinchey,	Pugh,
Backowski,	Dildine,	Hoover,	Reynolds, Jas. A.,
Baker,	Entemann,	Hopple,	Reynolds, Tom,
Banker,	Evans,	Johnston,	Schelhorn,
Barnes,	Federman,	Luchsinger,	Scott,
Beaty,	Gardner,	Lustig,	Smith,
Besaw,	Gordon, of Brown,	Lytle,	Stump,
Billingslea,	Gorrell,	McFarland,	Swedersky,
Bishop,	Graham,	Matthews,	Thompson,
Blauser,	of Muskingum,	Miller, of Stark,	Walsh,
Bliss,	Greve,	Morris,	Wildermuth,
Brannon,	Harter,	Moyer,	Winter,
Copeland,	Hastings,	Mulcahy,	York—51.

Those voting in the negative are: Messrs.

Beetham,	Cookston,	Freeman,	McCoy,
Benner,	Crabbe,	Gordon, of Logan,	McKay,
Bond,	Crosser,	Graham,	Miller, of Fulton,
Bryson,	Davis,	of Licking,	Pearson,
Burns,	Dodge,	Green,	Robins,
Cable,	Donahay,	Griswold,	Robinson,
Carson,	Drury,	Hooley,	Russell,
Chester,	Dunn,	Hughes,	Silver,
Clark,	Dunspaugh,	Jones, of Trumbull,	Talley,
Cochrun,	Emery,	Kreider,	Waterston—41.
Comings,	Faris,		

So the amendment was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 5 strike out the period and insert the following, "and an honorably discharged soldier, sailor of the United States of America."

In line 23 after the word "act" insert the words "three of whom shall be honorably discharged soldiers, sailors or marines of the United States of America".

In line 31 after the words "inspectors" insert the words "three-fourths of whom shall be honorably discharged soldiers, sailors or marines of the United States of America".

Upon which a yea and nay vote was demanded, taken and resulted—yeas 19, nays 69.

Those voting in the affirmative are: Messrs.

Backowski,	Entemann,	Lonz,	Schellhorn,
Banker,	Evans,	Luchsinger,	Scott,
Beaty,	Federman,	Moyer,	Winter,
Billingslea,	Gardner,	Mulcahy,	York—19.
Bishop,	Helfrich,	Pugh,	

Those voting in the negative are: Messrs.

Alban,	Crabbe,	Halstead,	Miller, of Fulton,
Baker,	Crosser,	Hatch,	Miller, of Stark,
Barnes,	Davis,	Hooley,	Pearson,
Beetham,	Dodge,	Hoover,	Reynolds, Jas. A.,
Benner,	Donahay,	Hopple,	Reynolds, Tom,
Besaw,	Drury,	Hughes,	Robins,
Blauser,	Dunspaugh,	Johnston,	Robinson,
Bond,	Emery,	Jones, of Trumbull,	Russell,
Brown,	Faris,	Kay,	Silver,
Bryson,	Freeman,	King,	Smith,
Burns,	Gordon, of Logan,	Kreider,	Spidel,
Carpenter,	Gorrell,	Lawyer,	Talley,
Carson,	Graham,	Lentz,	Thompson,
Chester,	of Licking,	Lytle,	Walsh,
Cochrun,	Graham,	McCoy,	Waterston,
Comings,	of Muskingum,	McFarland,	Weaver,
Cookston,	Green,	McKay,	Wise—69.
Copeland,	Griswold,	Matthews,	

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Lentz moved to amend as follows:

In line 5, strike out the words "the attorney" and in line 6, strike out the word "general" and insert in lieu thereof the words "the governor".

In line 7, strike out the words "attorney general" and insert in lieu thereof the word "governor".

In line 14, strike out the words "attorney general" and insert in lieu thereof the word "governor".

In line 17, strike out the words "attorney general" and insert in lieu thereof the word "governor".

In line 22, strike out the words "attorney general" and insert in lieu thereof the word "governor".

In line 42, strike out the words "attorney general" and insert in lieu thereof the word "governor".

In line 111, strike out the following: "attorney general, his lawfully appointed and qualified" and in line 112 strike out the following: "assistants, the".

In line 116, strike out the following: "attorney general, his assistants, the".

In line 129, strike out the words "the attorney" and in line 130, strike out the following: "general, his assistants".

In line 150, strike out the following: "the attorney general and any of the persons appointed by" and in line 151, strike out the following: "him under section 334 and 336 of the General Code," and insert in lieu thereof the following: "said commissioner, if a lawyer, and such of the deputy commissioners as are lawyers,".

In line 154, after the word "Ohio" change the comma to a period and strike out the remainder of the section.



In line 161, strike out the word "attorney" and in line 162 strike out the word "general" and insert in lieu thereof the word "governor".

In line 162, after the word "year" change the comma to a period and strike out the remainder of the line.

In line 163, strike out the following: "shall be by the attorney general filed with the governor."

Upon which a yea and nay vote was demanded, taken and resulted — years 51, nays 57, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Evans,	Johnston,	Reynolds, Jas. A.,
Baker,	Federman,	Kilbane,	Reynolds, Tom,
Beaty,	Foster,	Lawyer,	Schelhorn,
Billingslea,	Gordon, of Brown,	Lentz,	Shy,
Bishop,	Greve,	Lonz,	Smith,
Blauser,	Halstead,	Luchsinger,	Stokes,
Bliss,	Harter,	Lustig,	Stump,
Brannon,	Hastings,	Madden,	Swedersky,
Bryson,	Helfrich,	Morris,	Thompson,
Copeland,	Hinchey,	Moyer,	Walsh,
Cowan,	Hoover,	Mulcahy,	Wiest,
Denune,	Hopple,	Myers,	York—51.
Dunspaugh,	Huber,	Pugh,	

Those voting in the negative are: Messrs.

Alban,	Crabbe,	Green,	Pearson,
Banker,	Crosser,	Griswold,	Robins,
Barnes,	Dodge,	Hooley,	Robinson,
Beetham,	Donahay,	Hughes,	Russell,
Benner,	Drury,	Jones, of Trumbull,	Scott,
Besaw,	Dunn,	Kay,	Silver,
Bing,	Emery,	King,	Spidel,
Brown,	Fouts,	Kreider,	Talley,
Burns,	Freeman,	Lytle,	Taylor,
Cable,	Gordon, of Logan,	McCoy,	Waterston,
Carpenter,	Gorrell,	McFarland,	Weaver,
Clark,	Graham,	McKay,	Wenner,
Cochrun,	of Licking,	Matthews,	Winter,
Comings,	Graham,	Miller, of Fulton,	Wise—57.
Cookston,	of Muskingum,	Miller, of Stark,	

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays 44, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Matthews,
Barnes,	Crabbe,	of Licking,	Miller, of Fulton,
Beetham,	Crosser,	Graham,	Miller, of Stark,
Benner,	Davis,	of Muskingum,	Myers,
Besaw,	Denune,	Green,	Pearson,
Bing,	Dildine,	Griswold,	Robins,
Blauser,	Dodge,	Halstead,	Robinson,
Bond,	Donahay,	Hatch,	Russell,
Brown,	Drury,	Hooley,	Silver,
Bryson,	Dunn,	Hughes,	Spidel,
Burns,	Dunspaugh,	Jones, of Trumbull,	Stump,
Cable,	Emery,	Kay,	Talley,
Carpenter,	Faris,	King,	Taylor,
Carson,	Foster,	Kreider,	Waterston,
Chester,	Fouts,	Lawyer,	Weaver,
Clark,	Freeman,	Lytle,	Wenner,
Cochrun,	Gordon, of Brown,	McCoy,	Wiest,
Comings,	Gordon, of Logan,	McFarland,	Wise,
Cookston,	Gorrell,	McKay,	York—74

Those voting in the negative are: Messrs.

Backowski,	Evans,	Johnston,	Reynolds, Jas. A.,
Baker,	Federman,	Kilbane,	Reynolds, Tom,
Banker,	Gardner,	Lentz,	Schelhorn,
Beaty,	Greve,	Lonz,	Scott,
Billingslea,	Harter,	Luchsinger,	Shy,
Bishop,	Hastings,	Lustig,	Smith,
Bliss,	Helfrich,	Madden,	Stokes,
Bonser,	Hinchey,	Morris,	Swedersky,
Brannon,	Hoover,	Moyer,	Thompson,
Cowan,	Hopple,	Mulcahy,	Wildermuth,
Entemann,	Huber,	Pugh,	Winter—44.

So the bill passed.

The title was agreed to.

Mr. Dunn moved that the rules be suspended and **H. B. No. 556**

— Mr. Dunn, be taken up and read the second time.

By unanimous consent Mr. Dunn withdrew the above motion.

Mr. Dunn moved that the House pass to the sixth order of business, being bills for second reading.

The motion was agreed to and **H. B. No. 556** — Mr. Dunn, being on the calendar for second reading, Mr. Dunn moved that the rules be suspended and that said bill be read the second time by its title only.

The motion was agreed to.

Mr. Dunn moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with and **H. B. No. 556** — Mr. Dunn, be engrossed at the clerk's desk and considered now.

The question being, "Shall the rules be suspended?"

The yeas and nays were taken, and resulted — yeas 60, nays 48, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	McKay,
Barnes,	Copeland,	of Licking,	Matthews,
Beetham,	Crabbe,	Graham,	Miller,
Benner,	Crosser,	of Muskingum,	of Fulton,
Besaw,	Davis,	Green,	Miller,
Bing,	Dildine,	Griswold,	of Stark,
Bond,	Dodge,	Hatch,	Morris,
Brown,	Donahay,	Hooley,	Pearson,
Bryson,	Drury,	Hughes,	Robins,
Burns,	Dunn,	Jones,	Robinson,
Cable,	Emery,	of Trumbull,	Russell,
Carpenter,	Faris,	Kay,	Silver,
Carson,	Fouts,	Kreider,	Talley,
Chester,	Freeman,	Lawyer,	Taylor,
Cochrun,	Gordon, of Logan,	Lytle,	Waterston,
Comings,	Gorrell,	McCoy,	Weaver,
			Wenner—60.

Those voting in the negative are: Messrs.

Backowski,	Brannon,	Harter,	Lonz,
Baker,	Cowan,	Hastings,	Luchsinger,
Banker,	Denune,	Helfrich,	Lustig,
Beaty,	Dunspaugh,	Hinchey,	Madden,
Billingslea,	Entemann,	Hoover,	Moyer,
Bishop,	Evans,	Hopple,	Mulcahy,
Blauser,	Federman,	Huber,	Myers,
Bliss,	Gardner,	Johnston,	Pugh,
Bonser,	Greve,	Kilbane,	Reynolds, Jas. A.,

Those voting in the negative are: Messrs. — Concluded.

Schelhorn,	Smith,	Thompson,	Wildermuth,
Scott,	Stokes,	Walsh,	Winter,
Shy,	Swedersky,	Wiest,	York—48.

The motion was not agreed to.

Mr. Dunn moved that **H. B. No. 556** — Mr. Dunn, be engrossed at the clerk's desk and ordered placed on the calendar.

The motion was agreed to.

Mr. Jones, of Trumbull, moved that the vote whereby **H. B. No. 384** — Mr. Copeland, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

By unanimous consent the following report was submitted.

To the General Assembly of the State of Ohio:

As provided in Resolution No. 47 your committee visited the Base Hospital at Camp Sherman on April 13, 1919, and beg leave to submit the following report:

We were cordially received by the camp adjutant general and by him introduced to Major McKnight, in charge of the base hospital, who also cordially received us. Major McKnight and Major Pressnell gave us their entire time for the balance of the day.

The following was the personnel at the hospital on that day:

Officers .....	79
Nurses .....	122
Student nurses .....	54
Civilian employes .....	604
Patients .....	1606
Detachment men .....	588

Your committee was very much gratified at the excellent condition in which we found everything. We visited nearly every ward and department of the hospital. The buildings are well lighted and ventilated and the hospital is splendidly equipped with every kind of up-to-date surgical and other appliances. They have special departments of dentistry; ear, nose and throat; physical therapy and numerous other departments.

They are equipped with circulating libraries, which are taken into the various wards daily. There is a mess hall for convalescent patients that is supplied by a well equipped and sanitary kitchen. There is a special kitchen for the sick who are not able to attend mess where delicacies are prepared and cooked by trained nurses and taken in to the boys.

They also have a gymnasium for use of the boys. The Red Cross House at the base hospital is equipped with all kinds of games, newspapers and periodicals for the use of the soldiers. This is a very large hall where the soldiers are privileged to come at any time. Whenever the convalescent patients wish to take a ride the Red Cross furnishes machines.

The hospital has a well equipped fire fighting apparatus. They were called out for an exhibition for our benefit. Five engines responded and they were throwing water in a minute and a half. They have never had any serious fires at the camp.



The base hospital is also equipped for vocational training; they have courses in typewriting and stenography, accounting, book keeping, wood working, machinery, drawing, type setting with linotype machines and various other departments.

The soldier boys were all very much pleased to see us and all seemed to be happy, notwithstanding their wounds. Every one questioned said he was well treated and had everything that anybody could wish for.

The committee wish to express to General Glenn and Major McKnight our appreciation of their courteous treatment and attention while at the camp.

Major McKnight said that the only thing the boys lacked was home-made jellies and preserves and that the people were sending a few of those in but he was anxious that they should receive them a little more frequently.

The chairman of the committee was authorized by General Glenn to extend an invitation to the General Assembly to visit the camp in a body before we recess.

J. N. STONE,  
T. M. BERRY,  
TOM W. JONES,

H. T. ROBINS,  
C. F. McCOY,  
HERMAN SHY.

On motion of Mr. Robins the above report was ordered spread on the journal.

Mr. Gorrell moved that the vote whereby the Conference committee report on **S. B. No. 45**—Mr. Parrett, was agreed to be reconsidered and that the motion be entered upon the journal and remain pending.

By unanimous consent Mr. Robins offered the following resolution:

**H. R. No. 63**—Mr. Robins.

Extending sympathy to Hon. W. E. Wenner, member from Ashtabula county, upon the death of his father.

WHEREAS, The Hon. W. E. Wenner, the member from Ashtabula county, has been called upon to mourn the death of his venerable father, Mr. George J. Wenner, which occurred on May 9th, 1919.

*Resolved*, That we extend to our esteemed fellow member our sincere sympathy and condolence; and

*Be it further resolved*, That this resolution be adopted by the House and spread upon the journal, and that a copy thereof be engrossed and transmitted to him.

The resolution was adopted.

**6:15 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until 9:30 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, May 28, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio. The journal of yesterday was read and approved.

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and one hundred seven members answered to their names.

The absentees are: Messrs.

Atkinson,	Delehanty,	Kilbane,	Myers,
Backowski,	Hooley,	King,	Pugh,
Bliss,	Hughes,	Lustig,	Wenner,
Brach,	Jones, of Hamilton,	Miller, of Fulton,	Wildermuth,
Cowan,			

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

Mr. Beetham moved that **Am. S. B. No. 185** — The Joint Committee on Taxation, be now taken up for consideration and read the third time.

The motion was agreed to.

The question being, "Shall the bill pass?"

**11:30 o'clock a. m.**

Attention of the House was called to the special order for this hour, being consideration of **Re.-Am. S. B. No. 34** — Mr. Miller.

The question recurring on the passage of **Am. S. B. No. 185** — The Special Joint Committee on Taxation.

Mr. Clark demanded the previous question, which was duly seconded.

The motion being, "Shall the debate now close," which was agreed to and the main question ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 79, nays 34, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Drury,	Graham,
Banker,	Chester,	Dunn,	of Muskingum,
Barnes,	Clark,	Dunspaugh,	Green,
Beaty,	Cochrun,	Emery,	Griswold,
Beetham,	Comings,	Faris,	Halstead,
Benner,	Cookston,	Federman,	Hatch,
Besaw,	Copeland,	Fouts,	Hooley,
Bing,	Cowan,	Freeman,	Huber,
Bond,	Crabbe,	Gardner,	Hughes,
Bonser,	Crosser,	Gordon, of Brown,	Jones, of Trumbull,
Brown,	Davis,	Gordon, of Logan,	Kay,
Bryson,	Dildine,	Gorrell,	King,
Burns,	Dodge,	Graham,	Kreider,
Cable,	Donahay,	of Licking,	Lawyer,

Those voting in the affirmative are: Messrs. — Concluded.

Lonz,	Miller, of Fulton,	Russell,	Thompson,
Luchsinger,	Miller, of Stark,	Scott,	Waterston,
Lytle,	Morris,	Silver,	Weaver,
McCoy,	Pearson,	Spidel,	Wenner,
McFarland,	Robins,	Talley,	Winter,
McKay,	Robinson,	Taylor,	Wise—79.
Matthews,			

Those voting in the negative are: Messrs.

Backowski,	Evans,	Johnston,	Reynolds, Jas. A.,
Baker,	Foster,	Kilbane,	Reynolds, Tom,
Billingslea,	Greve,	Lentz,	Schelhorn,
Bishop,	Harter,	Lustig,	Shy,
Blauser,	Hastings,	Madden,	Smith,
Bliss,	Helfrich,	Moyer,	Swedersky,
Brannon,	Hinchey,	Mulcahy,	Walsh,
Denune,	Hoover,	Myers,	York—34.
Entemann,	Hopple,		

So the bill passed.

Mr. Clark moved that the vote whereby **Am. S. B. No. 185** — Special Joint Committee on Taxation, was passed, be now reconsidered.

The motion was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Robins moved to amend as follows:

In line 62 strike out "first" and insert "fourth" and strike out "July" and insert "September".

In line 67, strike out "second" and insert "fifth" and strike out "July" and insert "September".

In line 89, strike out "third" and insert "first" and strike out "July" and insert "October".

In line 112, strike out "twelfth" and insert "fourth day".

In line 113, strike out "August" and insert "November".

Strike out all of line 120 after the word "at" and also all of line 121 to the period and insert in lieu thereof the following: "the general election to be held on the fourth day of November, 1919."

Strike out all of lines 131, 132, 133, 134, 135, 136 and 137, and insert in lieu thereof the following:

### NOTICE OF ELECTION.

Notice is hereby given that at the general election to be held in the ..... Ohio, on Tuesday, the fourth day of November, 1919, the question whether or not bonds of said ..... shall be issued in the amount of \$. ..... for the purpose of funding a deficiency in the revenue of said ..... and the levy of an additional tax of approximately ..... mills for ..... years shall be made to retire said bonds, will be submitted to the voters of said .....

Strike out all of lines 193, 194, 195, 196, 197, 198, 199, 200, 201 and 202.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 78, nays 30, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	McKay,
Banker,	Copeland,	of Licking,	Matthews,
Barnes,	Crabbe,	Graham,	Miller, of Fulton,
Beaty,	Crosser,	of Muskingum,	Miller, of Stark,
Beetham,	Davis,	Green,	Morris,
Benner,	Dildine,	Griswold,	Pearson,
Besaw,	Dodge,	Halstead,	Robins,
Bing,	Donahay,	Hatch,	Robinson,
Bond,	Drury,	Hooley,	Russell,
Bonser,	Dunn,	Huber,	Scott,
Brown,	Dunspaugh,	Hughes,	Silver,
Bryson,	Emery,	Jones, of Trumbull,	Spidel,
Burns,	Faris,	Kay,	Talley,
Cable,	Federman,	King,	Taylor,
Carpenter,	Fouts,	Kreider,	Thompson,
Carson,	Freeman,	Lawyer,	Waterston,
Chester,	Gardner,	Luchsinger,	Weaver,
Clark,	Gordon, of Brown,	Lytle,	Wenner,
Cochrun,	Gordon, of Logan,	McCoy,	Winter,
Comings,	Correll,	McFarland,	Wise—78.

Those voting in the negative are: Messrs.

Backowski,	Entemann,	Johnston,	Myers,
Baker,	Evans,	Kilbane,	Reynolds, Tom,
Billingslea,	Greve,	Lentz,	Schelhorn,
Bishop,	Harter,	Lonz,	Shy,
Blauser,	Hastings,	Lustig,	Swedersky,
Bliss,	Helfrich,	Moyer,	Walsh,
Brannon,	Hinchey,	Mulcahy,	York—30.
Denune,	Hopple,		

So the bill passed.

The title was agreed to.

**12:50 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 2:00 o'clock p. m.

**2:00 o'clock p. m.**

The House met pursuant to recess. Colonel Benjamin Hough of the 166th regiment of the famous "Rainbow Division" was escorted to the Hall of the House by the joint committee consisting of Senators Jones of Meigs, Liggitt and Ritter on the part of the Senate and Messrs. Beetham, Dunn and Hopple on the part of the House, where he addressed the joint assembly in a most interesting manner concerning the Ohio soldiers in the recent "World War".

Mr. King submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 536**—Mr. King, having had the same under consideration do recommend to their respective houses as follows:

That we agree upon the bill as it passed the House with the following amendments:

In line 83 strike out "1,000.00" and insert in lieu thereof "1,100.00"

In line 85 strike out "1,600.00" and insert in lieu thereof "1,680.00"

In line 86 strike out "1,440.00" and insert in lieu thereof "1,680.00"

In line 87 strike out "1,440.00" and insert in lieu thereof "1,680.00"

In line 88 strike out "1,200.00" and insert in lieu thereof "1,300.00"  
 In line 90 strike out "900.00" and insert in lieu thereof "1,200.00"  
 In line 91 strike out "1,800.00" and insert in lieu thereof "2,400.00"  
 In line 92 strike out "900.00" and insert in lieu thereof "1,080.00"  
 In line 93 strike out "1,680.00" and insert in lieu thereof "2,040.00"  
 In line 96 strike out "23,860.00" and insert in lieu thereof  
 "26,060.00"

In line 109 strike out "3,000.00" and insert in lieu thereof  
 "2,000.00"

In line 113 strike out "11,000.00" and insert in lieu thereof  
 "10,000.00"

After line 115 insert "F 9 General Plant —

To comply with the provisions of Senate Joint Resolution  
 No. 33, 250.00"

In line 117 strike out "12,260.00" and insert in lieu thereof  
 "11,510.00"

In line 118 strike out "22,475.00" and insert in lieu thereof  
 "20,725.00"

In line 120 strike out "46,335.00" and insert in lieu thereof  
 "46,785.00"

In line 124 strike out "1,300.00" and insert in lieu thereof  
 "1,400.00"

In line 125 strike out "900.00" and insert in lieu thereof "1,000.00"

In line 126 strike out "720.00" and insert in lieu thereof "1,000.00"

In line 127 strike out "900.00" and insert in lieu thereof "1,000.00"

In line 128 strike out "1,440.00" and insert in lieu thereof  
 "1,800.00"

In line 129 strike out "4,320.00" and insert in lieu thereof  
 "5,400.00"

In line 131 strike out "9,580.00" and insert in lieu thereof  
 "11,600.00"; strike out "Removal" and insert in lieu thereof "Personal"

In line 150 strike out "20,055.00" and insert in lieu thereof  
 "22,075.00"

In line 156 strike out "4,000.00" and insert in lieu thereof  
 "5,000.00"

In line 171 strike out "900.00" and insert in lieu thereof "1,260.00"

In line 173 strike out the numeral "5" and insert in lieu thereof the  
 numeral "6" and strike out "4,560.00" and insert in lieu thereof  
 "5,400.00"

Strike out line 177

In line 178 strike out "20,000.00" and insert in lieu thereof  
 "25,000.00"

In line 180 strike out "1,681,220.00" and insert in lieu thereof  
 "1,690,000.00"

In line 182 strike out "1,818,820.00" and insert in lieu thereof  
 "1,832,800.00"

In line 187 strike out "1,923,820.00" and insert in lieu thereof  
 "1,937,800.00"

In line 192 strike out "500,000.00" and insert in lieu thereof  
 "475,000.00"

In line 198 strike out "75,000.00" and insert in lieu thereof  
 "90,000.00"

In line 200 strike out "2,618,000.00" and insert in lieu thereof  
 "2,608,000.00"

In line 219 strike out "75,000.00" and insert in lieu thereof "100,000.00"

In line 226 strike out "3,000.00" and insert in lieu thereof "2,000.00"

In line 228 strike out "182,000.00" and insert in lieu thereof "206,000.00"

In line 239 strike out "3,691,017.50" and insert in lieu thereof "3,705,017.50"

In line 241 strike out "5,614,837.50" and insert in lieu thereof "5,642,817.50"

In line 247 strike out "1,400.00" and insert in lieu thereof "1,600.00"

In line 248 strike out "1,000.00" and insert in lieu thereof "1,300.00"

In line 257 strike out "1,800.00" and insert in lieu thereof "2,100.00"

In line 259 strike out "1,600.00" and insert in lieu thereof "1,800.00"

In line 260 strike out "1,500.00" and insert in lieu thereof "1,600.00"

In line 261 strike out "22,550.00" and insert in lieu thereof "25,200.00"

In line 262 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 265 strike out "1,140.00" and insert in lieu thereof "1,260.00"

After line 272 insert "Chief Bureau of Agricultural Statistics  
..... 600.00"

In line 273 strike out "960.00" and insert in lieu thereof "1,020.00"

In line 278 strike out "97,490.00" and insert in lieu thereof "102,220.00"

In line 282 strike out "115,690.00" and insert in lieu thereof "120,420.00"

In line 324 strike out "246,623.00" and insert in lieu thereof "159,883.00"

In line 331 strike out "65,000.00" and insert in lieu thereof "60,000.00"

In line 334 strike out "20,000.00" and insert in lieu thereof "18,000.00"

In line 337 strike out "85,070.00" and insert in lieu thereof "78,070.00"

In line 338 strike out "426,833.00" and insert in lieu thereof "333,093.00"

In line 340 strike out "542,523.00" and insert in lieu thereof "453,513.00"

In line 346 strike out "1,200.00" and insert in lieu thereof "1,350.00"

In line 347 strike out "6,000.00" and insert in lieu thereof "6,750.00"

In line 348 strike out "4,800.00" and insert in lieu thereof "5,400.00"

In line 349 strike out "10,800.00" and insert in lieu thereof "13,500.00"

In line 350 strike out "1,200.00" and insert in lieu thereof "1,350.00"

In line 351 strike out "1,500.00" and insert in lieu thereof "1,650.00"

In line 352 strike out "1,200.00" and insert in lieu thereof "1,350.00"

After line 355 insert "Messenger and Janitor..... 840.00"

In line 357 strike out "33,300.00" and insert in lieu thereof "38,-  
790.00"

In line 360 strike out "36,140.00" and insert in lieu thereof "40,-  
490.00"



In line 381 strike out "58,865.00" and insert in lieu thereof "63,-  
215.00"

After line 385 insert "Assistant Chief Warden..... 1,800.00"

Strike out line 388 and insert "2 Grade III Stenographers.. 1,740.00"

After line 394 insert

"Captain Patrol Boat..... 1,200.00

"Engineer Patrol Boat..... 1,080.00

"Fireman Patrol Boat..... 900.00

"Deck Hand Patrol Boat..... 900.00"

Strike out line 395

In line 397 strike out "4,000.00" and insert in lieu thereof "4,020.00"

In line 401 strike out "2,880.00" and insert in lieu thereof "3,000.00"

In line 403 strike out "81,020.00" and insert in lieu thereof "86,-  
200.00"

In line 411 insert the word "Securing" before the word "Game"

In line 412 strike out "98,020.00" and insert in lieu thereof "103,-  
200.00"

In line 452 strike out "182,787.40" and insert in lieu thereof "187,-  
967.40"

In line 457 strike out "1,500.00" and insert in lieu thereof "1,700.00"

In line 471 strike out "to com-"

In line 472 strike out "plete"

In line 474 strike out "14,115.00" and insert in lieu thereof "14,-  
315.00"

In line 478 strike out "14,215.00" and insert in lieu thereof "14,-  
415.00"

In line 490 strike out "150.00" and insert in lieu thereof "250.00"

After line 494 insert "Explorations and Field Work..... 500.00"

Strike out line 496 and insert in lieu thereof "Historical Reports—  
To be pro-rated among the legislative districts of the state and to be dis-  
tributed to schools and libraries designated by members of the General  
Assembly..... 13,000.00"

In line 498 strike out "17,333.00" and insert in lieu thereof "18,-  
933.00"

In line 500 strike out "17,808.00" and insert in lieu thereof "19,-  
408.00"

In line 502 strike out "32,023.00" and insert in lieu thereof "33,-  
823.00"

In line 507 strike out "Asistant" and insert in lieu thereof "As-  
sistant"

In line 512 strike out "9,480.00" and insert in lieu thereof "10,380.00"

In line 515 strike out "28,320.00" and insert in lieu thereof "29,-  
220.00"

In line 525 strike out "90,820.00" and insert in lieu thereof "91,-  
720.00"

In line 547 strike out "98,578.06" and insert in lieu thereof "99,-  
478.06"

In line 554 strike out "2,000.00" and insert in lieu thereof "2,500.00"

In line 555 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 564 strike out "2,400.00" and insert in lieu thereof "2,600.00"

In line 565 strike out "4,200.00" and insert in lieu thereof "4,500.00"

- In line 576 strike out "62,750.00" and insert in lieu thereof "63,-950.00"
- In line 580 strike out "65,750.00" and insert in lieu thereof "66,-950.00"
- In line 596 strike out "70,225.00" and insert in lieu thereof "71,-425.00"
- In line 612 strike out "800.00" and insert in lieu thereof "1,200.00"
- In line 623 strike out "3,075.00" and insert in lieu thereof "3,475.00"
- In line 625 strike out "17,075.00" and insert in lieu thereof "17,-475.00"
- In line 642 strike out "5,000.00" and insert in lieu thereof "3,500.00"
- In line 644 strike out "5,200.00" and insert in lieu thereof "3,700.00"
- In line 645 strike out "72,220.00" and insert in lieu thereof "70,-720.00"
- In line 654 strike out "22,000.00" and insert in lieu thereof "23,-500.00"
- In line 659 strike out "26,062.00" and insert in lieu thereof "27,-562.00"
- In line 663 strike out "Contribution" and insert "Contributions"
- In line 666 strike out "29,660.00" and insert in lieu thereof "31,-160.00"
- In line 678 strike out "6,720.00" and insert in lieu thereof "7,800.00"
- In line 687 strike out "21,760.00" and insert in lieu thereof "22,-840.00"
- In line 693 strike out "22,045.00" and insert in lieu thereof "23,-125.00"
- In line 729 strike out "61,270.00" and insert in lieu thereof "62,-350.00"
- In line 738 strike out "1,200.00" and insert in lieu thereof "1,500.00"
- In line 741 strike out "32,900.00" and insert in lieu thereof "33,-200.00"
- In line 751 strike out "E" and insert "F"
- In line 757 strike out "44,170.00" and insert in lieu thereof "44,-470.00"
- In line 766 strike out "2,700.00" and insert in lieu thereof "3,000.00"
- In line 767 strike out "1,500.00" and insert in lieu thereof "1,560.00"
- In line 768 strike out "j" and insert in lieu thereof the letter "k"
- In line 771 strike out "3,000.00" and insert in lieu thereof "3,600.00"
- After line 772 insert "Assistant Supervisor of Boarding Home 900.00"
- In line 773 strike out "10" and insert in lieu thereof "16"; strike out "12,000.00" and insert in lieu thereof "19,900.00"
- After line 773 insert "Special Nurse 900.00"
- After line 775 insert "Grade I Typist..... 1,020.00"
- After line 775 insert "Telephone Operator 660.00"
- In line 779 strike out "47,700.00" and insert in lieu thereof "60,-040.00"
- In line 787, strike out "53,600.00" and insert in lieu thereof "65,940.00"
- In line 804, strike out "200.00" and insert in lieu thereof "300.00"
- In line 808, strike out "18,000.00" and insert in lieu thereof "22,000.00"
- In line 812, strike out "19,115.00" and insert in lieu thereof "23,215.00"

In line 819, strike out "30,002.00" and insert in lieu thereof "34,102.00"

In line 821, strike out "83,602.00" and insert in lieu thereof "100,042.00"

In line 886, strike out "1,000.00" and insert in lieu thereof "1,200.00"

In line 889, strike out "1,225.00" and insert in lieu thereof "1,425.00"

In line 892, strike out "3,225.00" and insert in lieu thereof "3,425.00"

In line 904, strike out "4,245.00" and insert in lieu thereof "4,445.00"

Strike out line 907 and insert in lieu thereof "F Contract and Open Order Service"

Strike out line 908 and insert in lieu thereof "F 9 General Plant"

In line 973, strike out "1500" and insert in lieu thereof "1,680.00"

In line 976, strike out "7,600.00" and insert in lieu thereof "7,780.00"

In line 979, strike out "8,800.00" and insert in lieu thereof "8,980.00"

In line 995, strike out "10,025.00" and insert in lieu thereof "10,205.00"

Strike out line 1031.

In line 1033, strike out "2,700.00" and insert in lieu thereof "200.00"

In line 1034, strike out "172,410.00" and insert in lieu thereof "169,910.00"

After line 1074, insert "H 6 Rent.....1,500.00"

In line 1078, strike out "150.00" and insert in lieu thereof "1,650.00"

In line 1080, strike out "," after "feeding"

In line 1082, strike out "61,375.00" and insert in lieu thereof "62,875.00"

In line 1084, strike out "233,785.00" and insert in lieu thereof "232,785.00"

In line 1088, strike out "3,000.00" and insert in lieu thereof "4,500.00"

In line 1089, strike out "3,300.00" and insert in lieu thereof "4,000.00"

After line 1089, insert "Chief Assistant.....2,400.00"

In line 1092, strike out "34,250.00" and insert in lieu thereof "40,500.00"

After line 1093, insert "Water Supply Engineer ..... 1,600.00"

In line 1094, strike out "1,500.00" and insert in lieu thereof "1,800.00"

Strike out line 1097 and insert in lieu thereof "2 Grade II Stenographers ..... 2,160.00"

After line 1097, insert "Record Clerk ..... \$1080.00"

In line 1099, strike out "53,750.00" and insert in lieu thereof "68,840.00"

In line 1108, strike out "58,000.00" and insert in lieu thereof "73,090.00"

In line 1116 strike out "300.00" and insert in lieu thereof "500.00"



In line 1120 strike out "18,000.00" and insert in lieu thereof "20,000.00"

In line 1124 strike out "21,297.00" and insert in lieu thereof "23,297.00"

In line 1132 strike out "29,685.00" and insert in lieu thereof "31,885.00"

In line 1134 strike out "87,685.00" and insert in lieu thereof "104,975.00"

In line 1139 strike out "1,700.00" and insert in lieu thereof "2,000.00"

In line 1142 strike out "4,380.00" and insert in lieu thereof "4,580.00"

In line 1148 strike out "6,305.00" and insert in lieu thereof "6,505.00"

In line 1162 strike out "250.00" and insert in lieu thereof "150.00"

In line 1167 strike out "2,110.00" and insert in lieu thereof "2,010.00"

In line 1168 strike out "2,485.00" and insert in lieu thereof "2,385.00"

In line 1170 strike out "8,790.00" and insert in lieu thereof "8,890.00"

In line 1195 strike out the numeral "12" and insert in lieu thereof the numeral "11"; strike out "10,500.00" and insert in lieu thereof "9,660.00"

In line 1201 strike out "1,800.00" and insert in lieu thereof "2,200.00"

In line 1219 strike out word "Child" and insert in lieu thereof "Industrial"; strike out "2,400.00" and insert in lieu thereof "3,000.00"

In line 1226 strike out "117,980.00" and insert in lieu thereof "117,540.00"

Strike out lines 1237, 1238, 1239 and 1240

In line 1246, strike out "35,800.00" and insert in lieu thereof "10,800.00"

In line 1248 strike out "155,380.00" and insert in lieu thereof "129,940.00"

After line 1272 insert "All monies appropriated by the U. S. Government under the Chamberlain-Kahn Act and.....25,000.00"

In line 1274 strike out "28,590.00" and insert in lieu thereof "53,500.00"

In line 1276 strike out "42,600.00" and insert in lieu thereof "67,600.00"

In line 1278 strike out "197,980.00" and insert in lieu thereof "197,540.00"

In line 1282 strike out "4,000.00" and insert in lieu thereof "5,000.00"

In line 1283 strike out "9,000.00" and insert in lieu thereof "9,900.00"

In line 1284 strike out "38,640.00" and insert in lieu thereof "46,750.00"

In line 1286 strike out the word "Engineers" and insert in lieu thereof "Engineer"

In line 1289 strike out "2,000.00" and insert in lieu thereof "2,500.00"

In line 1298 strike out "92,960.00" and insert in lieu thereof "103,470.00"

In line 1302, strike out "101,460.00" and insert in lieu thereof "111,970.00"

In line 1332 after the word "and" strike out the period

In line 1375 strike out "2,907.610.00" and insert in lieu thereof "2,918,120.00"

In line 1382 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 1391 strike out "5,700.00" and insert in lieu thereof "5,880.00"

In line 1401 strike out "2,200.00" and insert in lieu thereof "2,400.00"

In line 1403 strike out "2,000.00" and insert in lieu thereof "2,200.00"

In line 1407 strike out "4,800.00" and insert in lieu thereof "5,600.00"

In line 1409 strike out "6,000.00" and insert in lieu thereof "6,600.00"

In line 1410 strike out "9,000.00" and insert in lieu thereof "9,750.00"

In line 1412, strike out "7,900.00" and insert in lieu thereof "10,000.00"

In line 1413, strike out "5,400.00" and insert in lieu thereof "7,500.00"

In line 1415, strike out the numeral "2" and insert in lieu thereof the numeral "3"; strike out "3,120.00" and insert in lieu thereof "4,680.00"

After line 1424, insert "Claim Investigator ..... 1,200.00"

After line 1432, insert "Salaries Free Employment Agencies ..... 40,000.00"

Strike out lines 1433 to 1448 inclusive.

Strike out line 1466.

In line 1474, strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 1475, strike out "15,000.00" and insert in lieu thereof "17,000.00"

In line 1476, strike out "1,500.00" and insert in lieu thereof "1,700.00"

In line 1477, strike out "1,000.00" and insert in lieu thereof "1,200.00"

In line 1480, strike out "2,000.00" and insert in lieu thereof "2,300.00"

In line 1481, strike out "14,400.00" and insert in lieu thereof "16,000.00"

In line 1488, strike out "4,500.00" and insert in lieu thereof "6,000.00"

In line 1489, strike out "2,100.00" and insert in lieu thereof "2,400.00"

In line 1494, strike out "516,170.00" and insert in lieu thereof "543,750.00"

In line 1503, strike out "520,020.00" and insert in lieu thereof "547,600.00"

In line 1522, strike out "1,000.00" and insert in lieu thereof "1,800.00"

In line 1529, strike out "85,600.00" and insert in lieu thereof "86,400.00"

In line 1531, strike out "21,800.00" and insert in lieu thereof "38,792.00"

In line 1534, strike out "22,100.00" and insert in lieu thereof "39,092.00"

In line 1536, strike out "155,525.00" and insert in lieu thereof "173,317.00"

In line 1538, strike out "675,545.00" and insert in lieu thereof "720,917.00"

In line 1546, strike out "1,800.00" and insert in lieu thereof "2,200.00"

In line 1554, strike out "30,700.00" and insert in lieu thereof "31,100.00"

In line 1561, strike out "31,900.00" and insert in lieu thereof "32,300.00"

In line 1587, strike out "387,070.00" and insert in lieu thereof "387,470.00"

In line 1612, strike out the word "Salaries"

In line 1660, strike out "1,500.00" and insert in lieu thereof "1,800.00"

In line 1662, strike out "1,020.00" and insert in lieu thereof "1,140.00"

In line 1665, strike out "4,260.00" and insert in lieu thereof "4,680.00"

In line 1685, strike out "5,005.00" and insert in lieu thereof "5,425.00"

In line 1690, strike out "1,200.00" and insert in lieu thereof "1,500.00"

In line 1697, strike out "15,200.00" and insert in lieu thereof "15,500.00"

In line 1700, strike out "15,600.00" and insert in lieu thereof "15,900.00"

In line 1721, strike out "20,925.00" and insert in lieu thereof "21,225.00"

In line 1786 strike out "1,000.00" and insert in lieu thereof "1,200.00"

Strike out line 1787.

In line 1788 strike out "10,700.00" and insert in lieu thereof "10,900.00"

In line 1803 strike out "2,300.00" and insert in lieu thereof "2,600.00"

In line 1807 strike out "2,640.00" and insert in lieu thereof "2,940.00"

In line 1814 strike out "3,670.00" and insert in lieu thereof "3,970.00"

In line 1816 strike out "14,370.00" and insert in lieu thereof "14,870.00"

In line 1828 strike out "600.00" and insert in lieu thereof "1,900.00"

In line 1836 strike out "5,915.00" and insert in lieu thereof "7,115.00"

In line 1848 strike out "600.00" and insert in lieu thereof "800.00"

In line 1852 strike out "803.00" and insert in lieu thereof "1,003.00"

In line 1855 strike out "1,313.50" and insert in lieu thereof "1,513.50"

In line 1857 strike out "7,228.50" and insert in lieu thereof "8,628.50"

In line 1866 after the word "Contingencies" insert "— Uses and Purposes"; strike out "200,000.00" and insert in lieu thereof "250,000.00"



After line 1866 insert

"To be used only in case the Ohio National Guard  
is called into active service in connection with  
floods, fires and riots ..... 150,000.00  
To be available for food and fuel only..... 150,000.00"

In line 1878 strike out "400,000.00" and insert in lieu thereof "600,-  
000.00"

After line 1896 insert "Provided, however, that the Board of County  
Commissioners of Knox County shall pay the cost of said road above said  
sum of \$20,000.00"

After line 1904 insert

# "HEADQUARTERS SPANISH AMERICAN WAR VETERANS.

Maintenance —

F Contract and Open Order Service —

F 9 General Plant ..... 1,500.00

## LEGISLATIVE JOINT COMMITTEE.

Maintenance —

F Contract and Open Order Service —

F 9 General Plant —

To carry out provisions of Senate Joint Reso-  
lution 36 ..... 30,000.00"

In line 1916 strike out "40,000.00" and insert in lieu thereof  
"20,000.00"

In line 1917 strike out "60,000.00" and insert in lieu thereof  
"40,000.00"

In line 1919 strike out "100,000.00" and insert in lieu thereof  
"60,000.00"

In line 1921 strike out "16,000.00" and insert in lieu thereof  
"12,000.00"

In line 1924 strike out "31,000.00" and insert in lieu thereof  
"27,000.00"

In line 1925 strike out "140,160.00" and insert in lieu thereof  
"96,160.00"

In line 1931 strike out "45,000.00" and insert in lieu thereof  
"35,000.00"

In line 1935 strike out "15,000.00" and insert in lieu thereof  
"5,000.00"

In line 1938 strike out "20,000.00" and insert in lieu thereof  
"10,000.00"

In line 1940 strike out "6,000.00" and insert in lieu thereof  
"3,000.00"

In line 1941 strike out "6,000.00" and insert in lieu thereof  
"3,000.00"

In line 1943 strike out "163,287.10" and insert in lieu thereof  
"127,287.10"

In line 1944 strike out "220,787.10" and insert in lieu thereof  
"184,787.10"

In line 1959 strike out "50,000.00" and insert in lieu thereof  
"26,765.00"

In line 1960 strike out "84,800.00" and insert in lieu thereof "61,565.00"

In line 1962 strike out "449,947.10" and insert in lieu thereof "346,712.10"

After line 1994 insert "Clerk ..... 840.00"; insert adding line; insert "Total ..... 1,340.00"

In line 2000 strike out "3,000.00" and insert in lieu thereof "3,840.00"

In line 2003 strike out "150.00" and insert in lieu thereof "250.00"

In line 2006 strike out "175.00" and insert in lieu thereof "275.00"

After line 2014 insert "H Fixed Charges and Contributions — H 6 Rent ..... 300.00"

In line 2015 strike out "1,150.00" and insert in lieu thereof "1,550.00"

In line 2017 strike out "4,150.00" and insert in lieu thereof "5,390.00"

After line 2017 insert

### "OHIO PENITENTIARY COMMISSION

#### Maintenance —

F Contract and Open Order Service —

F 9 General Plant ..... 750.00"

In line 2040 strike out "1,500.00" and insert in lieu thereof "2,500.00"

In line 2044 strike out "1,660.00" and insert in lieu thereof "2,660.00"

In line 2047 strike out "2,385.00" and insert in lieu thereof "3,385.00"

In line 2049 strike out "8,200.00" and insert in lieu thereof "9,200.00"

In line 2088 strike out "1,800.00" and insert in lieu thereof "1,900.00"

In line 2091 strike out "8,424.00" and insert in lieu thereof "6,882.00"

In line 2092 strike out "2,400.00" and insert in lieu thereof "2,580.00"

In line 2093 strike out "1,140.00" and insert in lieu thereof "1,290.00"

In line 2094 strike out "1,140.00" and insert in lieu thereof "1,290.00"

In line 2095 strike out "1,200.00" and insert in lieu thereof "1,290.00"

In line 2096 strike out "1,200.00" and insert in lieu thereof "1,290.00"

In line 2097 strike out "1,200.00" and insert in lieu thereof "1,290.00"

In line 2098 strike out "1,080.00" and insert in lieu thereof "1,200.00"

In line 2099 strike out "11,754.00" and insert in lieu thereof "12,060.00"

In line 2100 strike out "1,000.00" and insert in lieu thereof "1,090.00"

In line 2101 strike out "720.00" and insert in lieu thereof "810.00"

In line 2102 strike out "720.00" and insert in lieu thereof "810"

In line 2104 strike out "35,500.00" and insert in lieu thereof "35,504.00"

In line 2124 strike out "53,014.00" and insert in lieu thereof "53,018.00"

In line 2168 strike out "1,000.00" and insert in lieu thereof "3,000.00"

In line 2170 strike out "2,730.00" and insert in lieu thereof "4,730.00"

In line 2173 strike out "5,450.00" and insert in lieu thereof "7,450.00"

In line 2175 strike out "18,700.00" and insert in lieu thereof "20,700.00"

After line 2180 insert "Assistant Clerk.....1,800.00"

In line 2182 strike out "840.00" and insert in lieu thereof "900.00"

After line 2182 insert "Stenographer for Lieutenant Governor and Senators.....1,200.00"

After line 2182 insert "Stenographer.....1,200.00"

In line 2184 strike out "8,940.00" and insert in lieu thereof "13,200.00"

In line 2194 strike out "200.00" and insert in lieu thereof "2,500.00"

In line 2195 strike out "10.00" and insert in lieu thereof "200.00"

In line 2201 strike out "50.00" and insert in lieu thereof "150.00"

In line 2203 strike out "6,560.00" and insert in lieu thereof "9,150.00"

After line 2208 insert adding line

In line 2210 strike out "7,560.00" and insert in lieu thereof "10,150.00"

In line 2212 strike out "16,500.00" and insert in lieu thereof "23,350.00"

In line 2218 strike out "2,000.00" and insert in lieu thereof "2,200.00"

In line 2219 strike out "2,200.00" and insert in lieu thereof "2,300.00"

Strike out line 2222 and insert "Cashier.....2,000.00"

Strike out line 2229 and insert "2 Grade I Typists.....2,160.00"

In line 2231 strike out "600.00" and insert in lieu thereof "700.00"

Strike out lines 2233 and 2234.

In line 2236 strike out "31,890.00" and insert in lieu thereof "31,570.00"

In line 2259 strike out "68,450.00" and insert in lieu thereof "68,130.00"

In line 2264 strike out "1,800.00" and insert in lieu thereof "1,980.00"

In line 2265 strike out "1,800.00" and insert in lieu thereof "1,980.00"

In line 2266 strike out "1,560.00" and insert in lieu thereof "1,800.00"

Strike out line 2267 and insert "3 Grade II Clerks....3,420.00"

Strike out line 2268 and insert "3 Grade III Clerks....2,580.00"

Strike out line 2269.

Strike out line 2270 and insert "2 Grade II Stenographers 2,160.00"

Strike out line 2273 and insert "2 Inspectors....2,400.00"

In line 2274 strike out "780.00" and insert in lieu thereof "900.00"

In line 2276 strike out "19,380.00" and insert in lieu thereof "24,660.00"

In line 2282 strike out "25,380.00" and insert in lieu thereof "30,660.00"



In line 2301 strike out "167,930.00" and insert in lieu thereof "173,-  
210.00"

In line 2363 strike out "1,200.00" and insert in lieu thereof "1,320.00"

Strike out line 2364 and insert "2 Grade III Stenographers. . . . . 1,-  
800.00"

In line 2367 strike out "2,500.00" and insert in lieu thereof "2,750.00"

Strike out line 2368 and insert in lieu thereof "7 Examiners. . . . .  
. . . . 14,000.00"

After line 2368 insert "Accountant. . . . . 2,000.00"

Strike out line 2372 and insert "2 Assistant Examiners. . . . 3,000.00"

In line 2375 strike out "34,800.00" and insert in lieu thereof "41,-  
570.00"

In line 2380 strike out "35,025.00" and insert in lieu thereof "41,-  
795.00"

In line 2391 strike out "10,500.00" and insert in lieu thereof "11,-  
500.00"

In line 2395 strike out "11,120.00" and insert in lieu thereof "12,-  
120.00"

In line 2402 strike out "14,165.00" and insert in lieu thereof "15,-  
165.00"

In line 2404 strike out "49,190.00" and insert in lieu thereof "56,-  
960.00"

In line 2493 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 2500 strike out "2,700.00" and insert in lieu thereof "3,060.00"

In line 2502 strike out "20,240.00" and insert in lieu thereof "20,-  
800.00"

In line 2504 strike out "20,370.00" and insert in lieu thereof "20,-  
930.00"

In line 2525 strike out "1,000.00" and insert in lieu thereof "1,150.00"

In line 2529 strike out "1,511.00" and insert in lieu thereof "1,661.00"

In line 2532 strike out "5,513.00" and insert in lieu thereof "5,663.00"

In line 2534 strike out "25,883.00" and insert in lieu thereof "26,-  
593.00"

After line 2557 insert adding line.

In line 2558 strike out "10,180.10" and insert in lieu thereof "11,-  
064.10"

In line 2564 strike out "1,500.00" and insert in lieu thereof "1,600.00"

In line 2566 strike out "8,500.00" and insert in lieu thereof "8,600.00"

In line 2580 strike out "8,925.00" and insert in lieu thereof "9,025.00"

Strike out line 2594 and insert "3 Grade II Stenographers. . . . .  
. . . . 3,480.00"

In line 2599 strike out "43,220.00" and insert in lieu thereof "44,-  
300.00"

In line 2603 strike out "43,970.00" and insert in lieu thereof "45,-  
050.00"

In line 2618 strike out "50,700.00" and insert in lieu thereof "51,-  
780.00"

In line 2628 strike out "1,980.00" and insert in lieu thereof "2,100.00"

In line 2630 strike out "4,140.00" and insert in lieu thereof "4,-  
860.00"

In line 2632 strike out "900.00" and insert in lieu thereof "960.00"

Strike out lines 2634 and 2635

In line 2636 strike out "28,960.00" and insert in lieu thereof "28,-  
860.00"

In line 2641 strike out "400.00" and insert in lieu thereof "625.00"

In line 2653 strike out "6,950.00" and insert in lieu thereof "7,175.00"

In line 2655 strike out "35,910.00" and insert in lieu thereof "36,035.00"

After line 2680 insert "Investigating issues of securities..... 2,500.00"

After line 2682 insert adding line; insert Total..... 5,800.00"

In line 2683 strike out "75,190.00" and insert in lieu thereof "77,690.00"

In line 2701 strike out "89,350.00" and insert in lieu thereof "91,850.00"

After line 2704 insert "2 Grade III Engineers..... 3,840.00"

Strike out line 2705 and insert "18 Grade IV Engineers..... 32,460.00"

In line 2709 strike out "51,490.00" and insert in lieu thereof "51,790.00"

In line 2712 strike out "53,490.00" and insert in lieu thereof "53,790.00"

In line 2736 strike out "66,465.00" and insert in lieu thereof "66,765.00"

In line 2747 strike out "1,140.00" and insert in lieu thereof "1,200.00"

In line 2754 strike out "44,230.00" and insert in lieu thereof "44,290.00"

In line 2755 insert "30,000.00"

In line 2756 strike out "74,230.00" and insert in lieu thereof "74,290.00"

In line 2779 strike out "3,535.00" and insert in lieu thereof "5,535.00"

In line 2780 strike out "10,035.00" and insert in lieu thereof "12,035.00"

In line 2782 strike out "84,265.00" and insert in lieu thereof "86,325.00"

After line 2786 insert "Dean ..... 2,750.00"

In line 2787 after the word "Women" insert "12 months"

In line 2791 strike out "1,740.00" and insert in lieu thereof "1,680.00"

In line 2794 strike out "780.00" and insert in lieu thereof "900.00"

In line 2802 strike out "47,050.00" and insert in lieu thereof "49,250.00"

In line 2804 strike out "69,450.00" and insert in lieu thereof "74,460.00"

After line 2808 insert "Critic Teacher Part Time ..... 1,500.00"

In line 2811 strike out "13,552.00" and insert in lieu thereof "15,052.00"

In line 2813 strike out "83,142.00" and insert in lieu thereof "89,652.00"

In line 2835 strike out "300.00" and insert in lieu thereof "600.00"

In line 2842 strike out "5,350.00" and insert in lieu thereof "5,650.00"

In line 2843 strike out "19,716.00" and insert in lieu thereof "20,016.00"

In line 2845 strike out "102,858.00" and insert in lieu thereof "109,668.00"

In line 2850 after the word "President" insert "12 months"

After line 2850 insert "Dean of Women—12 months..... 1,600.00"

After line 2851 insert "Professor of Agriculture..... 2,500.00"

Strike out line 2856.

After line 2862 insert "Teamster.....720.00"

In line 2867 strike out "85,020.00" and insert in lieu thereof "89,- 120.00"

In line 2875 strike out "103,212.00" and insert in lieu thereof "107,- 312.00"

In line 2911 strike out "130,167.00" and insert in lieu thereof "134,- 267.00"

In line 3017 strike out "132,550.00" and insert in lieu thereof "135,- 500.00"

In line 3019 strike out "183,670.00" and insert in lieu thereof "186,- 620.00"

In line 3026 strike out "204,670.00" and insert in lieu thereof "207,- 620.00"

In line 3065 strike out "245,020.00" and insert in lieu thereof "247,- 970.00"

In line 3076 strike out "978,200.00" and insert in lieu thereof "1,025,320.00"

In line 3078 strike out "1,000,000.00" and insert in lieu thereof "1,047,120.00"

In line 3087 strike out "1,096,205.00" and insert in lieu thereof "1,143,325.00"

In line 3112 strike out "5,000.00" and insert in lieu thereof "15,- 000.00"

In line 3115 strike out "10,000.00" and insert in lieu thereof "40,- 000.00"

In line 3118 strike out "32,550.00" and insert in lieu thereof "72,- 550.00"

In line 3125 strike out "4,000.00" and insert in lieu thereof "5,- 000.00"

After line 3126 insert "Engineering Experiment Station..... 10,- 000.00"; "Fiftieth Anniversary Celebration..... 10,000.00"

After line 3127 insert "U. S. Government under the"

In line 3134 strike out "56,100.00" and insert in lieu thereof "77,- 100.00"

In line 3136 strike out "530.00" and insert in lieu thereof "1,830.00"

In line 3139 strike out "655.00" and insert in lieu thereof "1,955.00"

In line 3141 strike out "226,405.00" and insert in lieu thereof "288,- 705.00"

In line 3143 strike out "1,322,610.00" and insert in lieu thereof "1,432,030.00"

In line 3164 strike out "47,950.00" and insert in lieu thereof "44,- 950.00"

In line 3167 strike out "113,001.33" and insert in lieu thereof "110,001.33"

After line 3169 insert "Other..... 1,000.00"



In line 3172 strike out "120,751.33" and insert in lieu thereof "118,751.33"

In line 3183 strike out "500.00" and insert in lieu thereof "2,500.00"

In line 3185 strike out "800.00" and insert in lieu thereof "2,800.00"

In line 3193 strike out "30,350.00" and insert in lieu thereof "32,350.00"

In line 3202 strike out "1,000.00" and insert in lieu thereof "1,080.00"

Strike out line 3203 and insert "Record Clerk and Store-keeper.....1,200.00"

Strike out line 3212

In line 3215 strike out the word "Salaries"

In line 3215 strike out "49,660.00" and insert in lieu thereof "47,940.00"

After line 3218 insert "Extension Teaching.....2,000.00"; insert adding line; insert "Total.....2,200.00"

In line 3219 strike out "53,660.00" and insert in lieu thereof "53,940.00"

After line 3243 insert "Linoleum for Boys' Dormitory....1,250.00"

In line 3245 strike out "3,400.00" and insert in lieu thereof "4,650.00"

After line 3251 insert "Teaching Service Wilberforce University.....5,000.00"

In line 3253 strike out "4,070.00" and insert in lieu thereof "9,070.00"

In line 3260 strike out "27,553.00" and insert in lieu thereof "33,803.00"

In line 3262 strike out "81,213.00" and insert in lieu thereof "87,743.00"

In line 3327 strike out "1,000.00" and insert in lieu thereof "1,100.00"

In line 3329 strike out "1,600.00" and insert in lieu thereof "1,680.00"

In line 3330 strike out "1,440.00" and insert in lieu thereof "1,680.00"

In line 3331 strike out "1,440.00" and insert in lieu thereof "1,680.00"

In line 3332 strike out "1,200.00" and insert in lieu thereof "1,300.00"

In line 3334 strike out "900.00" and insert in lieu thereof "1,200.00"

In line 3335 strike out "1,800.00" and insert in lieu thereof "2,400.00"

In line 3336 strike out "900.00" and insert in lieu thereof "1,080.00"

In line 3337 strike out "1,680.00" and insert in lieu thereof "2,040.00"

In line 3340 strike out "23,860.00" and insert in lieu thereof "26,060.00"

After line 3351 insert "E Equipment —

E 9 General Plant.....2,000.00"

In line 3355 strike out "11,000.00" and insert in lieu thereof "10,000.00"

In line 3359 strike out "12,260.00" and insert in lieu thereof "11,260.00"

In line 3360 strike out "19,475.00" and insert in lieu thereof "20,475.00"

In line 3362 strike out "43,335.00" and insert in lieu thereof "46,535.00"

In line 3366 strike out "1,300.00" and insert in lieu thereof "1,400.00"

In line 3367 strike out "900.00" and insert in lieu thereof "1,000.00"

In line 3368 strike out "720.00" and insert in lieu thereof "1,000.00"

In line 3369 strike out "900.00" and insert in lieu thereof "1,000.00"

In line 3370 strike out "1,440.00" and insert in lieu thereof "1,800.00"

In line 3371 strike out "4,320.00" and insert in lieu thereof "5,400.00"

In line 3373 strike out "9,580.00" and insert in lieu thereof "11,600.00"

In line 3392 strike out "16,055.00" and insert in lieu thereof "18,075.00"

In line 3398 strike out "4,000.00" and insert in lieu thereof "5,000.00"

In line 3412 strike out "900.00" and insert in lieu thereof "1,260.00"

In line 3414 strike out the numeral "5" and insert in lieu thereof "6" and strike out "4,560.00" and insert in lieu thereof "5,400.00"

Strike out line 3418.

In line 3419 strike out "30,000.00" and insert in lieu thereof "35,000.00"

In line 3421 strike out "1,681,220.00" and insert in lieu thereof "1,690,000.00"

In line 3423 strike out "1,828,820.00" and insert in lieu thereof "1,842,800.00"

In line 3427 strike out "1,933,820.00" and insert in lieu thereof "1,947,800.00"

In line 3432 strike out "500,000.00" and insert in lieu thereof "475,000.00"

In line 3440 strike out "2,618,000.00" and insert in lieu thereof "2,593,000.00"

After line 3465 insert "Advertising Sale of Cattle. . . . . 1,000.00"

In line 3467 strike out "254,000.00" and insert in lieu thereof "255,000.00"

In line 3474 strike out "3,763,017.50" and insert in lieu thereof "3,739,017.50"

In line 3476 strike out "5,686,837.50" and insert in lieu thereof "5,686,817.50"

In line 3481 strike out "1,400.00" and insert in lieu thereof "1,600.00"

In line 3482 strike out "1,000.00" and insert in lieu thereof "1,300.00"

In line 3491 strike out "1,800.00" and insert in lieu thereof "2,100.00"

In line 3493 strike out "1,600.00" and insert in lieu thereof "1,800.00"

In line 3494 strike out "1,500.00" and insert in lieu thereof "1,600.00"

In line 3495 strike out "22,550.00" and insert in lieu thereof "25,200.00"

In line 3496 strike out "1,800.00" and insert in lieu thereof "2,000.00"

- In line 3499 strike out "1,140.00" and insert in lieu thereof "1,260.00"  
 After line 3506 insert "Chief Bureau Agricultural Statistics.....  
 600.00"  
 In line 3507 strike out "960.00" and insert in lieu thereof "1,020.00"  
 In line 3512 strike out "97,550.00" and insert in lieu thereof "103,-  
 180.00"  
 In line 3515 strike out "115,750.00" and insert in lieu thereof "121,-  
 380.00"  
 In line 3555 strike out "236,623.00" and insert in lieu thereof "149,-  
 883.00"  
 In line 3562 strike out "65,000.00" and insert in lieu thereof "60,-  
 000.00"  
 In line 3565 strike out "20,000.00" and insert in lieu thereof "18,-  
 000.00"  
 In line 3568 strike out "85,070.00" and insert in lieu thereof "78,-  
 070.00"  
 In line 3569 strike out "416,833.00" and insert in lieu thereof "323,-  
 093.00"  
 In line 3571 strike out "532,583.00" and insert in lieu thereof "444,-  
 473.00"  
 In line 3577 strike out "1,200.00" and insert in lieu thereof "1,350.00"  
 In line 3578 strike out "6,000.00" and insert in lieu thereof "6,750.00"  
 In line 3579 strike out "4,800.00" and insert in lieu thereof "5,400.00"  
 In line 3580 strike out "10,800.00" and insert in lieu thereof "13,-  
 500.00"  
 In line 3581 strike out "1,200.00" and insert in lieu thereof "1,350.00"  
 In line 3582 strike out "1,500.00" and insert in lieu thereof "1,650.00"  
 In line 3583 strike out "1,200.00" and insert in lieu thereof "1,350.00"  
 After line 3586 insert "Messenger..... 840.00"  
 In line 3588 strike out "33,300.00" and insert in lieu thereof "38,-  
 790.00"  
 In line 3590 strike out "35,000.00" and insert in lieu thereof "40,-  
 490.00"  
 In line 3611 strike out "57,725.00" and insert in lieu thereof "63,-  
 215.00"  
 After line 3615 insert "Assistant Chief Warden..... 1,800.00"  
 Strike out line 3618 and insert "2 Grade III Stenographers.....  
 ..... 1,740.00"  
 After line 3624 insert  
     "Captain Patrol Boats..... 1,200.00  
     "Engineer Patrol Boat..... 1,080.00  
     "Fireman Patrol Boat..... 900.00  
     "Deckhand Patrol Boat..... 900.00"  
 Strike out line 3625  
 In line 3627 strike out "4,000.00" and insert in lieu thereof "4,020.00"  
 In line 3631 strike out "2,880.00" and insert in lieu thereof "3,000.00"  
 In line 3633 strike out "81,020.00" and insert in lieu thereof "86,-  
 800.00"  
 In line 3641 insert the word "Securing" before the word "Game"  
 In line 3642 strike out "98,020.00" and insert in lieu thereof "103,-  
 800.00"  
 In line 3681 strike out "182,507.40" and insert in lieu thereof "188,-  
 287.40"



In line 3686 strike out "1,500.00" and insert in lieu thereof "1,700.00"

In line 3703 strike out "14,115.00" and insert in lieu thereof "14,-315.00"

In line 3707 strike out "14,215.00" and insert in lieu thereof "14,-415.00"

After line 3723 insert "Exploration and Field Work. . . . . 500.00"

In line 3725 strike out "5,333.00" and insert in lieu thereof "5,833.00"

In line 3726 strike out "5,808.00" and insert in lieu thereof "6,308.00"

In line 3728 strike out "20,023.00" and insert in lieu thereof "20,-723.00"

In line 3738 strike out "9,480.00" and insert in lieu thereof "10,-380.00"

In line 3741 strike out "28,320.00" and insert in lieu thereof "29,-220.00"

In line 3750 strike out "90,820.00" and insert in lieu thereof "91,-720.00"

In line 3771 strike out "98,578.06" and insert in lieu thereof "99,-478.06"

In line 3778 strike out "2,000.00" and insert in lieu thereof "2,500.00"

In line 3779 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 3788, strike out "2,400.00" and insert in lieu thereof "2,600.00"

In line 3789, strike out "4,200.00" and insert in lieu thereof "4,500.00"

In line 3800, strike out "62,750.00" and insert in lieu thereof "63,950.00"

In line 3804, strike out "65,750.00" and insert in lieu thereof "66,950.00"

In line 3820, strike out "70,225.00" and insert in lieu thereof "71,425.00"

In line 3836, strike out "800.00" and insert in lieu thereof "1,200.00"

In line 3847, strike out "3,075.00" and insert in lieu thereof "3,475.00"

In line 3849, strike out "17,075.00" and insert in lieu thereof "17,475.00"

In line 3866, strike out "5,000.00" and insert in lieu thereof "3,500.00"

In line 3868, strike out "5,200.00" and insert in lieu thereof "3,700.00"

In line 3869, strike out "74,720.00" and insert in lieu thereof "73,220.00"

In line 3878, strike out "22,000.00" and insert in lieu thereof "23,500.00"

In line 3883, strike out "26,062.00" and insert in lieu thereof "27,562.00"

In line 3890, strike out "29,660.00" and insert in lieu thereof "31,160.00"

In line 3892, strike out "104,380.00" and insert in lieu thereof under the column headed "Appropriations" "104,380.00"

In line 3902, strike out "6,720.00" and insert in lieu thereof "7,800.00"

In line 3911, strike out "21,760.00" and insert in lieu thereof "22,840.00"

In line 3917, strike out "22,045.00" and insert in lieu thereof "23,125.00"

In line 3953, strike out "61,270.00" and insert in lieu thereof "62,350.00"

In line 3962, strike out "1,200.00" and insert in lieu thereof "1,500.00"

In line 3965, strike out "32,900.00" and insert in lieu thereof "33,200.00"

In line 3981, strike out "43,870.00" and insert in lieu thereof "44,170.00"

In line 3990, strike out "2,700.00" and insert in lieu thereof "3,000.00"

In line 3991, strike out "1,500.00" and insert in lieu thereof "1,560.00"

In line 3995, strike out "3,000.00" and insert in lieu thereof "3,600.00"

After line 3996, insert "Assistant Supervisor of Boarding Home, 900.00"

In line 3997, strike out the numeral "10" and insert in lieu thereof "16" and strike out "12,000.00" and insert in lieu thereof "19,900.00"

After line 3997, insert "Special Nurse ..... 900.00"

After line 3998, insert "Telephone Operator ..... 660.00"

After line 3999, insert "Grade I Typist ..... 1,020.00"

In line 4003, strike out "47,700.00" and insert in lieu thereof "60,040.00"

In line 4011, strike out "58,600.00" and insert in lieu thereof "70,940.00"

In line 4028, strike out "200.00" and insert in lieu thereof "300.00"

In line 4032 strike out "18,000.00" and insert in lieu thereof "22,000.00"

In line 4036 strike out "19,115.00" and insert in lieu thereof "23,215.00"

In line 4042 strike out "27,002.00" and insert in lieu thereof "31,102.00"

In line 4044 strike out "85,602.00" and insert in lieu thereof "102,042.00"

In line 4109 strike out "1,000.00" and insert in lieu thereof "1,200.00"

In line 4112 strike out "1,225.00" and insert in lieu thereof "1,425.00"

In line 4115 strike out "3,225.00" and insert in lieu thereof "3,425.00"

In line 4127 strike out "4,245.00" and insert in lieu thereof "4,445.00"

Strike out line 4130 and insert "F Contract and Open Order Service—"

Strike out line 4131 and insert "F 9 General Plant"

In line 4198 strike out "1,500.00" and insert in lieu thereof "1,680.00"

In line 4201 strike out "7,600.00" and insert in lieu thereof "7,780.00"

In line 4203 strike out "8,800.00" and insert in lieu thereof "8,980.00"

In line 4219 strike out "10,025.00" and insert in lieu thereof "10,205.00"

Strike out line 4255

In line 4257 strike out "2,700.00" and insert in lieu thereof "200.00"

In line 4258 strike out "172,410.00" and insert in lieu thereof "169,910.00"

After line 4298 insert "H 6 Rent ..... 1,500.00"

In line 4302 strike out "150.00" and insert in lieu thereof "1,650.00"

In line 4304 strike out the comma after "feeding"

In line 4306, strike out "61,375.00" and insert in lieu thereof "62,875.00"

In line 4308 strike out "233,785.00" and insert in lieu thereof "232,785.00"

In line 4312 strike out "3,000.00" and insert in lieu thereof "4,500.00"

In line 4313 strike out "3,300.00" and insert in lieu thereof "4,000.00"

After line 4313 insert "Chief Assistant ..... 2,400.00"

In line 4316 strike out "34,250.00" and insert in lieu thereof "40,500.00"

After line 4317 insert "Water Supply Engineer..... 1,600.00"

In line 4318 strike out the Roman numeral "II" and insert in lieu thereof "I" and strike out "1,500.00" and insert in lieu thereof "1,800.00"

Strike out line 4321 and insert "2 Grade II Stenographers ..... 2,160.00"

After line 4321 insert "Record Clerk ..... 1,080.00"

In line 4323 strike out "53,750.00" and insert in lieu thereof "68,840.00"

In line 4332 strike out "58,000.00" and insert in lieu thereof "73,090.00"

In line 4344 strike out "18,000.00" and insert in lieu thereof "20,000.00"

In line 4348 strike out "21,297.00" and insert in lieu thereof "23,297.00"

In line 4352 strike out "28,685.00" and insert in lieu thereof "30,685.00"

In line 4354 strike out "86,685.00" and insert in lieu thereof "103,775.00"

In line 4359 strike out "1,700.00" and insert in lieu thereof "2,000.00"

In line 4362, strike out "4,380.00" and insert in lieu thereof "4,580.00"

In line 4368 strike out "6,305.00" and insert in lieu thereof "6,505.00"

In line 4382 strike out "250.00" and insert in lieu thereof "150.00"

In line 4387 strike out "2,110.00" and insert in lieu thereof "2,010.00"

In line 4388 strike out "2,485.00" and insert in lieu thereof "2,385.00"

In line 4390 strike out "8,790.00" and insert in lieu thereof "8,890.00"



In line 4414 strike out the Roman numeral "I" and insert in lieu thereof "II"

Strike out line 4415 and insert "11 Grade III Stenographers  
.....9,660.00"

In line 4421 strike out "1,800.00" and insert in lieu thereof "2,200.00"

In line 4446 strike out "117,980.00" and insert in lieu thereof "117,540.00"

Strike out lines 4457, 4458, 4459 and 4460

In line 4466 strike out "35,800.00" and insert in lieu thereof "10,800.00"

In line 4467, strike out "155,380.00" and insert in lieu thereof "129,940.00"

After line 4491 insert "All monies appropriated by the U. S. Government under the Chamberlain-Kahn act and.....25,000.00"

In line 4493 strike out "26,600.00" and insert in lieu thereof "51,600.00"

In line 4494 strike out "40,700.00" and insert in lieu thereof "65,700.00"

In line 4496 strike out "196,080.00" and insert in lieu thereof "195,640.00"

In line 4500 strike out "4,000.00" and insert in lieu thereof "5,000.00"

In line 4501 strike out "9,000.00" and insert in lieu thereof "9,900.00"

In line 4502 strike out "38,640.00" and insert in lieu thereof "46,750.00"

In line 4507 strike out "2,000.00" and insert in lieu thereof "2,500.00"

In line 4516 strike out "92,960.00" and insert in lieu thereof "103,470.00"

In line 4519 strike out "101,460.00" and insert in lieu thereof "111,970.00"

In line 4553 strike out "3,151,610.00" and insert in lieu thereof "3,162,120.00"

In line 4560 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 4569 strike out "5,700.00" and insert in lieu thereof "5,880.00"

In line 4579 strike out "2,200.00" and insert in lieu thereof "2,400.00"

In line 4581 strike out "2,000.00" and insert in lieu thereof "2,200.00"

In line 4585 strike out "4,800.00" and insert in lieu thereof "5,600.00"

In line 4587 strike out "6,000.00" and insert in lieu thereof "6,600.00"

In line 4588 strike out "9,000.00" and insert in lieu thereof "9,750.00"

In line 4590 strike out "7,900.00" and insert in lieu thereof "10,000.00"

In line 4591 strike out "5,400.00" and insert in lieu thereof "7,500.00"

In line 4593 strike out the numeral "2" and insert in lieu thereof "3" and strike out "3,120.00" and insert in lieu thereof "4,680.00"

After line 4602 insert "Claim Investigator..... 1,200.00"

Strike out line 4611 to 4628 inclusive.

After line 4610 insert "Salaries Free Employment Agencies..... 40,000.00"

Strike out line 4646.

In line 4654 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 4655 strike out "15,000.00" and insert in lieu thereof "17,000.00"

In line 4656 strike out "1,500.00" and insert in lieu thereof "1,700.00"

In line 4657 strike out "1,000.00" and insert in lieu thereof "1,200.00"

In line 4660 strike out "2,000.00" and insert in lieu thereof "2,200.00"

In line 4661 strike out "14,400.00" and insert in lieu thereof "16,000.00"

In line 4668 strike out "4,500.00" and insert in lieu thereof "6,000.00"

In line 4669 strike out "2,100.00" and insert in lieu thereof "2,400.00"

In line 4674 strike out "516,170.00" and insert in lieu thereof "543,750.00"

In line 4683 strike out "520,020.00" and insert in lieu thereof "547,600.00"

In line 4711 strike out "21,800.00" and insert in lieu thereof "38,792.00"

In line 4714 strike out "22,100.00" and insert in lieu thereof "39,092.00"

In line 4715 strike out "155,525.00" and insert in lieu thereof "172,517.00"

In line 4717 strike out "675,545.00" and insert in lieu thereof "720,117.00"

In line 4725 strike out "1,800.00" and insert in lieu thereof "2,200.00"

In line 4733 strike out "30,700.00" and insert in lieu thereof "31,100.00"

In line 4740 strike out "31,900.00" and insert in lieu thereof "32,300.00"

In line 4766 strike out "387,070.00" and insert in lieu thereof "387,470.00"

In line 4839 strike out "1,500.00" and insert in lieu thereof "1,800.00"

In line 4841 strike out "1,020.00" and insert in lieu thereof "1,140.00"

In line 4844 strike out "4,260.00" and insert in lieu thereof "4,680.00"

In line 4847 strike out "5,760.00" and insert in lieu thereof "6,180.00"

In line 4867 strike out "6,945.00" and insert in lieu thereof "7,365.00"

In line 4872 strike out "1,200.00" and insert in lieu thereof "1,500.00"

In line 4879 strike out "15,200.00" and insert in lieu thereof "15,500.00"

In line 4882 strike out "15,600.00" and insert in lieu thereof "15,900"

In line 4903 strike out "20,925.00" and insert in lieu thereof "21,225.00"

In line 4968 strike out "1,000.00" and insert in lieu thereof "1,200.00"

In line 4969 strike out "10,700.00" and insert in lieu thereof "10,900.00"

In line 4984 strike out "2,300.00" and insert in lieu thereof "2,600.00"

In line 4988 strike out "2,640.00" and insert in lieu thereof "2,940.00"

In line 4995 strike out "3,670.00" and insert in lieu thereof "3,970.00"

In line 4997 strike out "14,370.00" and insert in lieu thereof "14,870.00"

In line 5009 strike out "600.00" and insert in lieu thereof "1,900.00"

In line 5017 strike out "5,915.00" and insert in lieu thereof "7,115.00"

In line 5029 strike out "Expense" and insert in lieu thereof "Expenses"; strike out "600.00" and insert in lieu thereof "800.00"

In line 5033 strike out "803.00" and insert in lieu thereof "1,003.00"

In line 5037 strike out "1,313.50" and insert in lieu thereof "1,515.50"

In line 5039 strike out "7,228.50" and insert in lieu thereof "8,628.50"

Strike out line 5048 and insert "F 8 Contingencies — Uses and Purposes..... 250,000.00"

In line 5060 strike out "400,000.00" and insert in lieu thereof "600,000.00"

After line 5064 insert

#### "HEADQUARTERS SPANISH AMERICAN WAR VETERANS.

##### Maintenance —

##### F Contract and Open Order Service —

F 9 General Plant ..... 1,500.00"

In line 5114 strike out "20,000.00" and insert in lieu thereof "46,765.00"

In line 5117 strike out "34,800.00" and insert in lieu thereof "61,565.00"

In line 5120 strike out "84,800.00" and insert in lieu thereof "111,565.00"

In line 5122 strike out "449,947.10" and insert in lieu thereof "476,712.10"

After line 5154 insert "Clerk..... 840.00"; adding line: "Total ..... 1,340.00"

In line 5160 strike out "3,000.00" and insert in lieu thereof "3,840.00"

In line 5163 strike out "150.00" and insert in lieu thereof "250.00"

In line 5166 strike out "175.00" and insert in lieu thereof "275.00"



In line 5174 strike out "875.00" and insert in lieu thereof "675.00"  
 After line 5174 insert "H Fixed Charges and Contributions — H 6  
 Rent..... 300.00"

In line 5175 strike out "950.00" and insert in lieu thereof "1,350.00"

In line 5177 strike out "3,950.00" and insert in lieu thereof "5,190.00"

After line 5177 insert

# "OHIO PENITENTIARY COMMISSION.

## Maintenance —

### F Contract and Open Order Service —

F 9 General Plant ..... 750.00"

In line 5200 strike out "1,500.00" and insert in lieu thereof "2,500.00"

In line 5204 strike out "1,660.0" and insert in lieu thereof "2,660.00"

In line 5207 strike out "2,385.00" and insert in lieu thereof "3,385.00"

In line 5209 strike out "8,200.00" and insert in lieu thereof "9,200.00"

After line 5224 insert an adding line.

In line 5247 strike out "1,800.00" and insert in lieu thereof "1,900.00"

In line 5250 strike out "8,424.00" and insert in lieu thereof "6,882.00"

In line 5251 strike out "2,400.00" and insert in lieu thereof "2,-  
 580.00"

In line 5252 strike out "1,140.00" and insert in lieu thereof "1,-  
 290.00"

In line 5253 strike out "1,140.00" and insert in lieu thereof "1,-  
 290.00"

In line 5254 strike out "1,200.00" and insert in lieu thereof "1,-  
 290.00"

In line 5255 strike out "1,200.00" and insert in lieu thereof "1,-  
 290.00"

In line 5256 strike out "1,200.00" and insert in lieu thereof "1,-  
 290.00"

In line 5257 strike out "1,080.00" and insert in lieu thereof "1,-  
 200.00"

In line 5258 strike out "11,754.00" and insert in lieu thereof "12,-  
 060.00"

In line 5259 strike out "1,000.00" and insert in lieu thereof "1,-  
 090.00"

In line 5260 strike out "720.00" and insert in lieu thereof "810.00"

In line 5261 strike out "720.00" and insert in lieu thereof "810.00"

In line 5263 strike out "35,500.00" and insert in lieu thereof "35,-  
 504.00"

In line 5283 strike out "53,014.00" and insert in lieu thereof "53,-  
 018.00"

In line 5339 strike out "1,000.00" and insert in lieu thereof "3,-  
 000.00"

In line 5342 strike out "21,600.00" and insert in lieu thereof "23,-  
 600.00"

In line 5348 strike out "24,850.00" and insert in lieu thereof "26,-  
 850.00"

After line 5348 insert adding line

In line 5349 strike out "186,150.00" and insert in lieu thereof "188,-  
 150.00"

After line 5356 insert "Assistant Clerk.... 1,800.00"

In line 5338 strike out "840.00" and insert in lieu thereof "900.00"

After line 5358 insert "Stenographer for Lieutenant Governor and Senators.....1,200.00"

After line 5358 insert "Stenographer.....1,200.00"

Strike out line 5360 and insert "Total".....50,200.00"

In line 5375 strike out "63,400.00" and insert in lieu thereof "67,660.00"

In line 5401 strike out "77,500.00" and insert in lieu thereof "81,760.00"

In line 5407 strike out "2,000.00" and insert in lieu thereof "2,200.00"

In line 5408 strike out "2,200.00" and insert in lieu thereof "2,300.00"

Strike out line 5411 and insert "Cashier.....2,000.00"

Strike out line 5418 and insert "2 Grade I Typists.....2,160.00"

In line 5420 strike out "600.00" and insert in lieu thereof "700.00"

Strike out lines 5422 and 5423

In line 5424 strike out "31,890.00" and insert in lieu thereof "31,570.00"

In line 5443 strike out adding line from "Items" column and insert in "Appropriations" column.

In line 5444 strike out "68,250.00" and insert in lieu thereof "67,930.00"

In line 5449 strike out "1,800.00" and insert in lieu thereof "1,980.00"

In line 5450, strike out "1,800.00" and insert in lieu thereof "1,980.00"

In line 5451, strike out "1,560.00" and insert in lieu thereof "1,800.00"

In line 5452, strike out "Grade II Clerk 1,260.00" and insert "3 Grade II Clerks ..... 3,420.00"

Strike out line 5453 and insert "3 Grade III Clerks.....2,580.00"

Strike out line 5454.

Strike out line 5455 and insert "2 Grade II Stenographers 2,160.00"

Strike out line 5458 and insert "2 Inspectors ..... 2,400.00"

In line 5459, strike out "780.00" and insert in lieu thereof "900.00"

In line 5461, strike out "19,380.00" and insert in lieu thereof "24,660.00"

In line 5467, strike out "25,380.00" and insert in lieu thereof "30,660.00"

In line 5486, strike out "167,930.00" and insert in lieu thereof "173,210.00"

In line 5549, strike out "1,200.00" and insert in lieu thereof "1,320.00"

In line 5550, strike out "Grade III Stenographer ..... 900.00" and insert in lieu thereof "2 Grade III Stenographers ..... 1,800.00"

In line 5553, strike out "2,500.00" and insert in lieu thereof "2,750.00"

Strike out line 5554 and insert "7 Examiners.....14,000.00"

After line 5554 insert "Accountant ..... 2,000.00"

In line 5556, strike out "Assistant"

In line 5557, strike out "Assistant"

Strike out line 5558, and insert "2 Assistant Examiners...3,000.00"

In line 5561, strike out "34,800.00" and insert in lieu thereof "41,570.00"

In line 5566, strike out "35,025.00" and insert in lieu thereof "41,795.00"

Strike out line 5577 and insert "F 6 Traveling Expense... 11,500.00"

In line 5581, strike out "11,120.00" and insert in lieu thereof "12,120.00"

In line 5589, strike out "14,165.00" and insert in lieu thereof "15,165.00"

In line 5591, strike out "49,190.00" and insert in lieu thereof "56,960.00"

In line 5681, strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 5688, strike out "2,700.00" and insert in lieu thereof "3,060.00"

In line 5690, strike out "20,240.00" and insert in lieu thereof "20,800.00"

In line 5692, strike out "20,370.00" and insert in lieu thereof "20,930.00"

In line 5713, strike out "1,000.00" and insert in lieu thereof "1,150.00"

In line 5717, strike out "1,511.00" and insert in lieu thereof "1,661.00"

In line 5720 strike out "5,513.00" and insert in lieu thereof "5,663.00"

In line 5722 strike out "25,883.00" and insert in lieu thereof "26,593.00"

In line 5753 strike out "1,500.00" and insert in lieu thereof "1,600.00"

In line 5755 strike out "8,500.00" and insert in lieu thereof "8,600.00"

In line 5769 strike out "8,925.00" and insert in lieu thereof "9,025.00"

Strike out line 5783 and insert "3 Grade II Stenographers ..... 3,480.00"

In line 5788 strike out "43,280.00" and insert in lieu thereof, \$44,300.00"

In line 5792 strike out "44,030.00" and insert in lieu thereof "45,050.00"

In line 5807 strike out "50,760.00" and insert in lieu thereof "51,840.00"

In line 5817 strike out "1,980.00" and insert in lieu thereof "2,100.00"

In line 5819 strike out "3 Grade II Clerks ..... 4,140.00" and insert "3 Grade II Clerks ..... 4,860.00"

In line 5821 strike out "900.00" and insert in lieu thereof "960.00"

Strike out lines 5823 and 5824.

In line 5825 strike out "28,960.00" and insert in lieu thereof "28,860.00"

In line 5844 strike out "35,910.00" and insert in lieu thereof "35,810.00"

After line 5869 insert "Investigating Issues of Securities ..... 2,500.00"

After line 5871 insert an adding line; Total.....5,800.00"



In line 5872 strike out "75,190.00" and insert in lieu thereof "77,690.00"

In line 5890 strike out "89,350.00" and insert in lieu thereof "91,850.00"

After line 5893 insert "2 Grade III Engineers.....3,840.00"

Strike out line 5894 and insert "18 Grade IV Engineers.....32,460.00"

In line 5898 strike out "51,490.00" and insert in lieu thereof "51,790.00"

In line 5901 strike out "53,490.00" and insert in lieu thereof "53,790.00"

In line 5925 strike out "66,465.00" and insert in lieu thereof "66,765.00"

In line 5936 strike out "1,140.00" and insert in lieu thereof "1,200.00"

In line 5943 strike out "44,230.00" and insert in lieu thereof "44,290.00"

In line 5945 strike out "74,230.00" and insert in lieu thereof "74,290.00"

In line 5968 strike out "3,535.00" and insert in lieu thereof "5,535.00"

In line 5969 strike out "10,035.00" and insert in lieu thereof "12,035.00"

In line 5971 strike out "84,265.00" and insert in lieu thereof "86,325.00"

After line 5975 insert "Dean ..... 2,750.00"

In line 5976 after "Women" insert "-12 months"

In line 5980 strike out "1,740.00" and insert in lieu thereof "1,680.00"

In line 5982 after "Buildings" insert "and Grounds"

In line 5982 strike out "780.00" and insert in lieu thereof "900.00"

In line 5990 strike out "47,050.00" and insert in lieu thereof "49,250.00"

In line 5992 strike out "69,450.00" and insert in lieu thereof "74,460.00"

After line 5996 insert "Critic Teachers — Part time.....1,500.00"

In line 5999 strike out "13,552.00" and insert in lieu thereof "15,052.00"

In line 6001 strike out "83,142.00" and insert in lieu thereof "89,652.00"

In line 6023 strike out "300.00" and insert in lieu thereof "600.00"

In line 6030 strike out "5,350.00" and insert in lieu thereof "5,650.00"

In line 6032 strike out "19,716.00" and insert in lieu thereof "20,016.00"

Strike out line 6033 to 6040 inclusive

In line 6042 strike out "102,858.00" and insert in lieu thereof "109,668.00"

In line 6047 after "President" insert "-12 months"

After line 6047 insert "Dean of Women—12 months.....1,600.00"

After line 6048 insert "Professor of Agriculture.....2,500.00"

Strike out line 6053

After line 6058 insert "Teamster.....720.00"

After line 6060 insert "Professors, Instructors and Other Employees .....59,850.00"

Total ..... 89,120.00

## A 2 Wages —

Student Assistants .....	1,152.00
Labor .....	900.00
Summer School .....	16,000.00

In line 6064 strike out "103,212.00" and insert in lieu thereof "107,312.00"

In line 6099 strike out "128,067.00" and insert in lieu thereof "132,167.00"

In line 6122 strike out "4.500" and insert in lieu thereof "450.00"

In line 6204 strike out "132,550.00" and insert in lieu thereof "135,500.00"

In line 6206 strike out "183,670.00" and insert in lieu thereof "186,620.00"

In line 6213 strike out "204,670.00" and insert in lieu thereof "207,620.00"

In line 6252 strike out "245,020.00" and insert in lieu thereof "247,970.00"

In line 6263 strike out "978,200.00" and insert in lieu thereof "1,025,320.00"

In line 6265 strike out "1,000,000.00" and insert in lieu thereof "1,047,120.00"

In line 6273 strike out "1,094,405.00" and insert in lieu thereof "1,141,525.00"

In line 6298 strike out "5,000.00" and insert in lieu thereof "15,000.00"

In line 6301 strike out "10,000.00" and insert in lieu thereof "40,000.00"

In line 6304 strike out "32,550.00" and insert in lieu thereof "72,550.00"

In line 6311 strike out "4,000.00" and insert in lieu thereof "5,000.00"

In line 6312 strike out "25,000.00" and insert in lieu thereof "40,000.00"

After line 6312 insert "Engineering Experiment Station.. 10,000.00"

Strike out lines 6313 to 6319 inclusive.

In line 6321 strike out "56,100.00" and insert in lieu thereof "82,000.00"

In line 6323 strike out "530.00" and insert in lieu thereof "1,830.00"

In line 6326 strike out "655.00" and insert in lieu thereof "1,955.00"

In line 6328 strike out "226.405.00" and insert in lieu thereof "293,705.00"

In line 6330 strike out "1,320,810.00" and insert in lieu thereof "1,435,230.00"

In line 6352 strike out "47,950.00" and insert in lieu thereof "63,850.00"

In line 6355 strike out "113,001.33" and insert in lieu thereof "128,901.33"

After line 6357 insert "Other..... 1,000.00"

Total ..... 8,000.00"

In line 6360 strike out the adding line

In line 6361 strike out "120,751.33" and insert in lieu thereof "137,651.33"

In line 6372 strike out "500.00" and insert in lieu thereof "2,500.00"  
 In line 6374 strike out "800.00" and insert in lieu thereof "2,800.00"  
 In line 6382 strike out the adding line  
 In line 6383 strike out "30,350.00" and insert in lieu thereof "32,-  
 350.00"  
 In line 6385 strike out "151,101.33" and insert in lieu thereof "170,-  
 001.33"  
 In line 6392 strike out "1,000.00" and insert in lieu thereof "1,080.00"  
 In line 6393 strike out "1,000.00" and insert in lieu thereof "1,200.00"  
 and insert after "Clerk" "and Storekeeper"  
 Strike out line 6402  
 In line 6405 strike out "49,660.00" and insert in lieu thereof "47,-  
 940.00"  
 After line 6408 insert "Extension Teaching..... 2,000.00"  
  

Total ..... 2,200.00"

  
 In line 6409 strike out "53,660.00" and insert in lieu thereof "53,-  
 940.00"  
 After line 6441 insert "Teaching Service Wilberforce University...  
 .... 5,000.00"  
 In line 6443 strike out "4,070.00" and insert in lieu thereof "9,070.00"  
 In line 6450 strike out "27,553.00" and insert in lieu thereof "32,-  
 553.00"  
 In line 6452 strike out "81,213.00" and insert in lieu thereof "86,-  
 493.00"  
 In line 6461 strike out "20,00000" and insert "20,000.00"  
 After line 6461 insert

### "BOYS INDUSTRIAL SCHOOL

#### G 2 Buildings —

Wing for Contagion Hospital..... 25,000.00"  
 In line 6468 strike out "Slaughter House" and insert in lieu thereof  
 "Hog Feeding Building"  
 In line 6471 strike out "90,000.00" and insert in lieu thereof "88,-  
 000.00"  
 Strike out line 6473.  
 In line 6476 strike out "Orient" and insert "600 Patients"  
 Strike out lines 6477 and 6478  
 After line 6481 insert

### "BUREAU OF JUVENILE RESEARCH.

#### G 2 Buildings —

Hospital.....25,000.00"  
 Strike out line 6492 and 6493.  
 Strike out line 6500.  
 Strike out line 6508.  
 Strike out line 6513 and 6514.  
 In line 6522 strike out "maain" and insert "main"  
 After line 6527 insert "X-Ray Equipment..... 1,000.00"  
 After line 6536 insert "Dental Equipment..... 500.00"  
 Strike out line 6544.  
 Strike out lines 6549 and 6550.



In line 6559 strike out "1,800.00" and insert in lieu thereof 250.00"  
Strike out line 6566.

Strike out lines 6577 and 6578.

In line 6593 strike out "350.00" and insert in lieu thereof "2,500.00"

After line 6593 insert "Roads..... 250.00"

After line 6594 insert "G 31 Capital Equipment —

2-250 H. P. Boilers and Equipment..... 20,000.00"

Strike out lines 6595 and 6596.

Strike out line 6605 and insert "Fluoroscope..... 1,000.00"

Strike out lines 6610, 6611 and 6612.

After line 6616 insert "2-250 H. P. Boilers and Equipment.....

43,000.00"

In line 6620, strike out "1,125,300.00" and insert in lieu thereof  
"1,086,850.00"

Strike out lines 6669 to 6674 inclusive.

In line 6684 strike out "600.00" and insert in lieu thereof "950.00"

In line 6702 strike out "1,353,300.00" and insert in lieu thereof  
"2,255,500.00"

In line 6705 strike out "3,759,900.00" and insert in lieu thereof  
"6,466,500.00"; strike out "5,113,200.00" and insert "8,722,000.00"

After line 6720 insert

#### "OHIO NATIONAL GUARD.

##### G 2 Buildings —

To construct and equip an armory building in the City of Youngstown, Ohio 100,000 00

Provided, however, that the above shall not be available until the citizens of Youngstown shall have deeded to the State of Ohio a lot suitable for a site for such armory, and until the Adjutant General of Ohio shall have accepted the same; and provided, further, that the above amount shall not be available until the citizens of Youngstown shall have contributed \$100,000.00 toward the construction and equipment of such armory.

To construct and equip an armory at New Lexington, Ohio ..... 30,000 00

Provided, however, that the same shall not be available until the citizens of New Lexington shall have deeded to the State of Ohio a lot suitable for a site for such armory; and provided, further that the citizens of New Lexington shall furnish all equipment not needed for military purposes."

After line 6725 insert

#### "OHIO PENITENTIARY COMMISSION.

##### G 32 Other Capital Outlay —

Drainage, roads, railway spur, etc. .... 50,000 00"

In line 6754 strike out "500.00" and insert "1,000.00"

In line 6756 strike out "5,800.00" and insert in lieu thereof "6,300.00"

After line 6756 insert "Supreme Court and Law Library, Additions and Betterments—G 31 Capital Equipment..... 100.00"

In line 6776 strike out "1,500.00" and insert in lieu thereof "500.00"

After line 6785 insert "For widening and deepening the channel in Buckeye Lake from Thornport to Avondale Lake and for dredging a channel from Avondale Lake to Cranberry Lake..... 4,000.00"

In line 6787 strike out "7,190.00" and insert in lieu thereof "10,190.00"

Strike out line 6807.

In line 6811 strike out "10,000.00" and insert in lieu thereof "5,000.00"

In line 6813 strike out "44,000.00" and insert in lieu thereof "36,500.00"

In line 6822 strike out "3,500.00" and insert in lieu thereof "1,750.00"

In line 6823 strike out "1,000.00" and insert in lieu thereof "500.00"

In line 6825 strike out "7,800.00" and insert in lieu thereof "5,550.00"

Strike out lines 6835, 6836, 6837

In line 6839 strike out "26,745.00" and insert in lieu thereof "2,745.00"

After line 6842 insert "Addition to Chemistry Building..... 30,000.00"

After line 6844 insert "Artillery Horse Stable..... 10,000.00"

In line 6851 strike out "27,500.00" and insert in lieu thereof "67,500.00"

In line 7055 strike out "preseident" and insert "president"

Strike out lines 7061 to 7065 inclusive and insert:

SECTION 10. Unexpected balances of all appropriations, made by the Eighty-second General Assembly, against which contingent liabilities have been lawfully incurred, are to the extent of such liabilities only, and whether the same have been lapsed prior to the taking effect of this act with respect thereto or not, hereby appropriated and made available for the purpose of discharging such contingent liabilities and for no other purpose. Provided, that, should no contingent liabilities have been incurred against the appropriation made in House Bill 452. Eighty-second General Assembly, or against the appropriations for the use of the Ohio State University, "G 2. Structures and Parts", under the item "Addition Chemistry Building" of the item, "G 2 Buildings—

To supplement appropriation made in H. B. 452 (107 O. L. 51) for Women's Building..... 150,000.00,  
..... 90,000.00"

Made in House Bill 276 in an act filed in the office of the Secretary of State, March 20, 1919, then and in that event, there is hereby appropriated out of any monies in the state treasury to the credit of the general revenue fund not otherwise appropriated, the following amounts for the following purposes.

## OHIO STATE UNIVERSITY.

## G 2 Buildings—

Women's Building, to carry out the provision of said  
 H. B. 452..... 150,000.00  
 Addition to Chemistry Building..... 85,000.00"

After line 7080 insert the following:

"Section 12. Monies appropriated herein to the various normal schools for extension teaching shall be expended only upon the approval of the state superintendent of public instruction; such approval to consist in the approval of the course of study and the location of each extension center.

Section 13. This act shall not take effect until July 1, 1919".  
 Strike out line 7081.

C. W. KING,  
 JOHN COWAN,  
 J. S. GRAHAM.

Managers on the part of the House.

H. W. DAVIS,  
 T. A. BUSBEY,  
 E. G. LLOYD.

Managers on the part of the Senate.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted—yeas 89, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Davis,	Griswold,	Mulcahy,
Baker,	Denune,	Halstead,	Myers,
Barnes,	Dodge,	Hastings,	Pearson,
Beaty,	Donahay,	Helfrich,	Robinson,
Beetham,	Drury,	Hopple,	Russell,
Benner,	Dunn,	Hughes,	Scott,
Besaw,	Dunspaugh,	Johnston,	Shy,
Billingslea,	Emery,	Jones, of Trumbull,	Silver,
Bing,	Entemann,	Kay,	Smith,
Bishop,	Evans,	Kilbane,	Spidel,
Blauser,	Faris,	King,	Stokes,
Bliss,	Federman,	Kreider,	Stump,
Bond,	Foster,	Lawyer,	Taylor,
Brannon,	Fouts,	Lentz,	Thompson,
Brown,	Gordon, of Brown,	Luchsinger,	Walsh,
Bryson,	Gordon, of Logan,	Lustig,	Waterston,
Cable,	Gorrell,	Lytle,	Weaver,
Carpenter,	Graham,	McFarland,	Wenner,
Carson,	of Licking,	McKay,	Wiest,
Cochrun,	Graham,	Matthews,	Winter,
Copeland,	of Muskingum,	Miller, of Fulton,	Wise,
Cowan,	Green,	Miller, of Stark,	York—89.
Crosser,	Greve,	Moyer,	

The report of the committee of Conference was agreed to.

By unanimous consent Mr. Comings offered the following resolution:



**H. J. R. No. 67** — Mr. Comings.

Relative to the deportation of unnaturalized foreigners guilty of carrying on propaganda subversive to the American form of government.

WHEREAS, In many localities throughout the United States, large numbers of unnaturalized persons of foreign birth are associated together in movements deliberately designed to inspire class hatred, provoke racial antipathies and social prejudices, and to cause, by violence, the destruction of the American form of government, and the substitution of the condition commonly known as "Bolshevism"; and

WHEREAS, The General Assembly of Ohio is of the opinion that immediate legislation is imperative for the suppression and eradication of such propaganda, and that such legislation must be nation-wide in scope; therefore be it

*Resolved by the General Assembly of Ohio,* That the General Assembly of Ohio petition the Congress of the United States to enact legislation which shall protect this country from the menace herein referred to; and in particular that such legislation make possible the immediate deportation from this country of all unnaturalized foreigners guilty of carrying on propaganda subversive to our form of government; and that such legislation make the naturalization of aliens, from this time forward, revocable for proper cause shown.

*Be it further resolved,* That the clerk of the House be, and he is hereby, directed to send duly authenticated copies of this resolution to the President of the United States, to the President of the Senate of the United States and to the Speaker of the House of Representatives of the United States; likewise to each member of the national Senate and House of Representatives from Ohio, with the request that the matter herein referred to be laid before the Congress of the United States for prompt consideration.

Mr. Comings moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Halstead,	Mulcahy,
Backowski,	Copeland,	Hastings,	Myers,
Baker,	Crabbe,	Helfrich,	Reynolds, Tom,
Barnes,	Dodge,	Hughes,	Robins,
Beaty,	Donahay,	Johnston,	Robinson,
Beetham,	Drury,	Jones, of Trumbull,	Schellhorn,
Benner,	Dunn,	Kay,	Scott,
Besaw,	Dunspaugh,	Kilbane,	Shy,
Billingslea,	Emery,	King,	Silver,
Blauser,	Evans,	Kreider,	Smith,
Bliss,	Foster,	Lawyer,	Stokes,
Bond,	Gardner,	Leutz,	Stump,
Bonser,	Gordon, of Brown,	Luchsinger,	Swedersky,
Brown,	Gordon, of Logan,	Lustig,	Waterston,
Bryson,	Gorrell,	Lytle,	Wenner,
Burns,	Graham,	McFarland,	Wiest,
Cable,	of Licking,	McKay,	Winter,
Carpenter,	Graham,	Madden,	Wise,
Chester,	of Muskingum,	Matthews,	York—77.
Cochrun,	Griswold,	Miller, of Fulton,	

The resolution was adopted.

Mr. Graham, of Licking, moved that consideration of **Amended S. B. No. 34** — Mr. Miller, which had been made a special order for 11:30 o'clock today, be made a special order for the first day after the coming recess.

The motion was agreed to.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the President appointed as managers on the part of the Senate on matters of difference between the two Houses on **Am. H. B. No. 348** — Mr. Wenner, Messrs. White, Liggitt and Norris.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Wenner submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 348** — Mr. Wenner, having had the same under consideration do recommend to their respective houses as follows:

That the amendments adopted by the Senate be concurred in with the following exceptions:

In line 99 as amended strike out the words "upon the petition of a majority of the freeholders residing in the district or districts affected."

In line 102 after the period following the word "taken" insert: *"Such action of the county board of education shall not take effect if a majority of the qualified electors residing in the territory affected by such order shall within thirty days from the time such action is taken file with the county board of education a written remonstrance against it."*

CHAS. A. WHITE,  
T. M. NORRIS,  
Managers on the part of the Senate.

GEO. S. MYERS,  
C. K. MILLER,  
W. E. WENNER,  
Managers on the part of the House of Representatives.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bishop,	Chester,	Donahay,
Backowski,	Blauser,	Clark,	Dunn,
Barnes,	Brown,	Cochrun,	Dunspaugh,
Benner,	Bryson,	Comings,	Entemann,
Resaw,	Burns,	Cowan,	Evans,
Billingslea,	Carpenter,	Davis,	Foster,
Bing,	Carson,	Dodge,	Gordon, of Brown,

Those voting in the affirmative are: Messrs. — Continued.

Gordon, of Logan,	Kilbane,	Myers,	Stump,
Gorrell,	King,	Pearson,	Taylor,
Graham,	Kreider,	Robins,	Thompson,
of Licking,	Luchsinger,	Scott,	Waterston,
Graham,	Lustig,	Shy,	Wenner,
of Muskingum,	McCoy,	Silver,	Wiest,
Halstead,	Madden,	Smith,	Winter,
Hughes,	Matthews,	Spidel,	Wise,
Johnston,	Miller, of Fulton,	Stokes,	York—64.
Jones, of Trumbull,	Mulcahy,		

The report of the committee of Conference was agreed to.

By unanimous consent Mr. Gorrell offered the following resolution:

**H. J. R. No. 68** — Mr. Gorrell.

Proposing to repeal section 10, Article XV of the constitution of Ohio, relative to civil service.

*Be it resolved by the General Assembly of the State of Ohio,* Three-fifths of the members elected to both houses concurring therein, That there shall be submitted to the electors of this state, in the manner provided by law, on the first Tuesday after the first Monday in November, 1919, a proposal to repeal section 10 of Article XV of the constitution of the state of Ohio.

*Be it further resolved,* That at such election herein provided for the submission of this amendment to the electors of the state, this proposition shall be placed on the official ballot in the manner prescribed by law and shall be designated as follows: "Repeal of Section 10, Article XV of the Constitution relative to civil service," or in such other language as shall be sufficiently clear to designate it. If adopted this amendment shall take effect on the first day of December, 1919.

The resolution was laid over under the rule.

By unanimous consent Mr. Luchsinger offered the following resolution:

**H. R. No. 64** — Mr. Luchsinger.

Relative to payment of certain employes.

WHEREAS, The House of Representatives of the Eighty-third General Assembly are about to recess until June 10, 1919; and

WHEREAS, There is considerable work to be performed by the clerks and employes of the House of Representatives; therefore

*Be it resolved,* That the clerks, sergeant-at-arms, telephone attendants, bill clerks, superintendent of stenographers, stenographers, custodians of cloak rooms, door-keepers, committee room attendants, assistant postmasters, and all other appointed and elected help of the House of Representatives of the Eighty-third General Assembly be retained until the final recess in June at the same compensation they have received during the regular session.

Mr. Luchsinger moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 77, nays 2, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Halstead,	Matthews,
Backowski,	Crosser,	Harter,	Miller, of Fulton,
Baker,	Denune,	Hastings,	Mulcahy,
Banker,	Donahay,	Helfrich,	Myers,
Barnes,	Drury,	Hinchey,	Pearson,
Beaty,	Dunn,	Hoover,	Reynolds, Jas. A.,
Benner,	Dunspaugh,	Huber,	Reynolds, Tom,
Billingslea,	Emery,	Hughes,	Robins,
Bing,	Entemann,	Johnston,	Russell,
Bishop,	Evans,	Jones, of Trumbull,	Schelhorn,
Blauser,	Foster,	Kay,	Scott,
Bliss,	Gardner,	Kilbane,	Shy,
Bonser,	Gordon, of Brown,	King,	Smith,
Brannon,	Gordon, of Logan,	Lentz,	Spidel,
Brown,	Gorrell,	Lonz,	Stokes,
Bryson,	Graham,	Luchsinger,	Stump,
Carpenter,	of Muskingum,	Lustig,	Swedersky,
Carson,	Green,	Lytle,	Waterston,
Cochrun,	Greve,	Madden,	Winter—77.
Copeland,	Griswold,		

Those who voted in the negative were: Messrs. Clark and Thompson.

The resolution was adopted.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 560**—Mr. Evans.

To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.

On motion of Mr. Evans the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 560**—Mr. Evans, was read the second time by its title.

On motion of Mr. Evans the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 560**—Mr. Evans, was engrossed at the Clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 63, nays 9, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hastings,	Matthews,
Backowski,	Donahay,	Helfrich,	Mulcahy,
Banker,	Dunspaugh,	Hinchey,	Myers,
Barnes,	Emery,	Hoover,	Reynolds, Jas. A.,
Beaty,	Entemann,	Huber,	Reynolds, Tom,
Beetham,	Evans,	Hughes,	Robins,
Bishop,	Gardner,	Jones, of Trumbull,	Scott,
Blauser,	Gordon, of Brown,	Kilbane,	Shy,
Bliss,	Gorrell,	King,	Smith,
Brannon,	Graham,	Kreider,	Spidel,
Bryson,	of Licking,	Lentz,	Stump,
Carpenter,	Graham,	Lonz,	Thompson,
Carson,	of Muskingum,	Luchsinger,	Wenner,
Cochrun,	Greve,	Lustig,	Wiest,
Comings,	Halstead,	Lytle,	Winter,
Cowan,	Harter,	Madden,	York—63.
Denune,			

Those voting in the negative are: Messrs.

Besaw,  
Billingslea,  
Bond,

Burns,  
Copeland,

Crabbe,  
Pearson,

Robinson,  
Waterston—9.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in House amendments to **Am. S. B. No. 185** — Joint Committee on Taxation.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the House insist upon its amendments and ask for a committee of Conference.

The motion was agreed to.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **Am. S. B. No. 185** — Special Joint Committee on Taxation, Messrs. Robins, Clark and Hopple.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 536** — Mr. King.

Relative to general appropriations.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 294** — Mr. Crabbe, and asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the request of the Senate be acceded to.

The motion was agreed to.

The Speaker appointed as managers on the part of the House as the committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 294** — Mr. Crabbe, Messrs. Crabbe, Graham, of Muskingum, and Stokes.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 348** — Mr. Wenner.

Relative to school laws.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has reconsidered and passed **H. B. No. 162** — Mr. Fouts, notwithstanding the objections of the governor: three fifths of the Senate agreeing thereto.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

**S. J. R. No. 53** — Mr. Davis.

Relative to correcting of S. B. No. 47 — Mr. Davis.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Scott moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 65, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Copeland,	Graham,	Miller, of Fulton,
Barnes,	Crabbe,	of Muskingum,	Mulcahy,
Beaty,	Dodge,	Griswold,	Keynolds, Tom,
Beetham,	Donahay,	Halstead,	Robins,
Benner,	Drury,	Hoover,	Robinson,
Besaw,	Dunn,	Hopple,	Scott,
Bing,	Dunspaugh,	Huber,	Silver,
Bishop,	Emery,	Hughes,	Smith,
Bliss,	Evans,	Johnston,	Stump,
Brown,	Federman,	Jones, of Trumbull,	Thompson,
Bryson,	Foster,	Kay,	Walsh,
Burns,	Gardner,	Kilbane,	Waterston,
Carpenter,	Gordon, of Brown,	Kreider,	Weaver,
Clark,	Gordon, of Logan,	Lentz,	Wenner,
Cochran,	Gorrell,	Lonz,	Wiest,
Comings,	Graham,	Lustig,	Winter,
	of Licking,	Lytle,	York—65.

Mr. Bond voted in the negative.

The resolution was adopted.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 442** — Mr. Copeland.

To create boards of trustees of the sinking fund in the several counties of the state, provide for the appointment of the members thereof and define the powers and duties of said boards.

With the following amendments in which the concurrence of the House is requested:

Strike out all after the enacting clause and in lieu thereof insert the following:

SECTION 1. In each county owning a bonded debt, there shall be a board designated as the trustees of the sinking fund, to be composed of the prosecuting attorney, the county auditor and the county treasurer. The prosecuting attorney shall be the president of such board and the county auditor shall be the secretary thereof.

SECTION 2. The trustees of the sinking fund shall provide for the payment of all bonds issued by the county and the interest maturing thereon. All taxes, assessments and other moneys collected for such purposes, or held in the county treasury to the credit of the sinking fund, shall be subject to investment and disbursement by them in the manner provided by law. For the satisfaction of any obligation under their supervision, the trustees of the sinking fund may sell or use any of the securities in their possession or disburse any of the money under their control.

SECTION 3. Immediately after each semi-annual settlement of taxes and assessments the county auditor shall report to the trustees the amount in the treasury of the county to the credit of the sinking fund.

SECTION 4. The trustees of the sinking fund shall invest all moneys subject to their control in bonds of the United States, the State of Ohio, or of a municipal corporation, school district, township or county of the state, and hold in reserve in cash only such sums as may be needed for effecting the purposes of this act.

SECTION 5. The meetings of the trustees shall be open to the public and all questions relating to the purchase or sale of securities or the payment of bonds or interest shall be decided by a ye and nay vote, which shall be recorded on their journal.

SECTION 6. Money shall be drawn from the county treasury for investment or disbursement by the trustees of the sinking fund by the issuance of a voucher signed by all the members of the board and directed to the county auditor, on which a warrant shall be drawn on the county treasurer, payable from the proper fund. All moneys received by such trustees shall be paid into the county treasury to the credit of the proper fund on the certificate of the county auditor. All securities held by such trustees shall be deposited with the county treasurer. When so deposited they shall be withdrawn only upon the written application of all the members of the board and in the presence of two of them.

SECTION 7. The trustees of the sinking fund shall keep a full and complete record of their transactions, a complete record of the funded debt of the county specifying the dates, purposes, amounts, numbers, maturities and rates and maturities of interest installments thereof, and where payable, and an account exhibiting the amount held in the sinking fund for the payment thereof.

SECTION 8. Before they become valid in the hands of any purchaser, all bonds issued by the county shall be recorded in the office of the trustees of the sinking fund, and shall bear a stamp containing the words "Recorded in the Office of the sinking fund trustees" signed by the secretary.

SECTION 9. On or before the first Monday in May of each year, the trustees of the sinking fund shall certify to the board of county commissioners the rate of tax necessary to provide a sinking fund for the payment at maturity of bonds issued by the county and for the payment of interest on bonded indebtedness. The amount so certified shall be set forth in the annual budget of the county commissioners without diminution.

SECTION 10. When the county commissioners issue bonds, they shall first offer them at par and accrued interest to the trustees of the sinking fund, who may take any or all of them at such price, if they have moneys available in the sinking fund therefor.

SECTION 11. Sections 2609 to 2614, inclusive, of the General Code, and an act entitled "An Act authorizing county commissioners to invest sinking funds in bonds of the United States, the State of Ohio or of any municipal corporation, school township or county bonds in this state" (H. B. No. 116) passed February 27th, 1919 and approved March 5th, 1919, are hereby repealed.

SECTION 12. Immediately upon the taking effect of this act, the county auditor shall make, for the use of the trustees of the sinking fund, a full and detailed statement of the outstanding indebtedness of the county for bonds issued, and the money in the county treasury to the credit of the sinking fund or funded debt account.

In the title:

In line 2 strike out the words "providing for the".

In line 3 strike out the words "appointment of the members thereof and"

In line 4 strike out the period and insert the following: "and repeal sections 2609 to 2614 inclusive, and the act approved March 5, 1919 (House Bill No. 116)".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Copeland moved that the rules be suspended and the amendments made by the Senate be considered at once. The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 63, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	Matthews,
Baker,	Crosser,	of Muskingum,	Miller, of Fulton,
Barnes,	Davis,	Griswold,	Myers,
Beetham,	Dodge,	Halstead,	Reynolds, Jas. A.,
Benner,	Donahay,	Hoover,	Robinson,
Bing,	Drury,	Huber,	Russell,
Bishop,	Dunn,	Hughes,	Scott,
Blauser,	Dunspaugh,	Johnston,	Shy,
Brown,	Emery,	Jones, of Trumbull,	Silver,
Bryson,	Evans,	Kilbane,	Stump,
Burns,	Gardner,	Kreider,	Thompson,
Carpenter,	Gordon, of Brown,	Lentz,	Walsh,
Carson,	Gordon, of Logan,	Lonz,	Wenner,
Clark,	Gorrell,	Lustig,	Wiest,
Cochrun,	Graham,	Lytle,	Winter,
Comings,	of Licking,	McCoy,	York—63.
Copeland,			

The Senate amendments were concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 282**—Mr. Dunspaugh.

Relating to employment of minors.

With the following amendments in which the concurrence of the House is requested:

At the end of line 22 after the word "of" insert "10 o'clock in the evening. In estimating such periods, the time spent at different."

In line 23 add the letter "s" to the word "employment."

Attest:

W. E. HALLEY,  
Clerk.

Mr. Dunspaugh moved that the rules be suspended and the Senate amendments be considered now.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted—yeas 69, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	McCoy,
Backowski,	Crabbe,	Griswold,	McFarland,
Barnes,	Crosser,	Halstead,	Matthews,
Beaty,	Davis,	Hastings,	Miller, of Fulton,
Beetham,	Donahay,	Hoover,	Miller, of Stark,
Benner,	Drury,	Hopple,	Mulcahy,
Besaw,	Dunn,	Huber,	Myers,
Bing,	Dunspaugh,	Johnston,	Robinson,
Bishop,	Emery,	Jones, of Trumbull,	Scott,
Blauser,	Evans,	Kay,	Silver,
Bond,	Faris,	Kilbane,	Stump,
Brown,	Foster,	Kreider,	Thompson,
Bryson,	Gardner,	Lawyer,	Walsh,
Burns,	Gordon, of Brown,	Lentz,	Waterston,
Carpenter,	Gordon, of Logan,	Luchsinger,	Wiest,
Carson,	Gorrell,	Lustig,	Winter,
Cochrun,	Graham,	Lytle,	York—69.
Comings,	of Muskingum,		

The Senate amendments were concurred in.



## MESSAGE FROM THE SENATE.

Mr. Speaker :

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested

**S. J. R. No. 54**— Mr. Stone.

Relative to visiting Camp Sherman.

Attest :

W. E. HALLEY,  
Clerk.

Mr. Robinson moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 76, nays none, as follows :

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Gordon, of Logan,	Miller, of Fulton,
Backowski,	Comings,	Gorrell,	Mulcahy,
Baker,	Copeland,	Graham,	Myers,
Beaty,	Crabbe,	of Muskingum,	Pearson,
Beetham,	Crosser,	Griswold,	Reynolds, Jas. A.,
Benner,	Davis,	Halstead,	Reynolds, Tom,
Besaw,	Denune,	Hastings,	Robins,
Billingslea,	Dildine,	Hopple,	Robinson,
Bing,	Dodge,	Hughes,	Russell,
Bishop,	Donahay,	Johnston,	Scott,
Blauser,	Drury,	Jones, of Trumbull,	Shy,
Bond,	Dunn,	Kilbane,	Silver,
Bonser,	Dunspaugh,	Kreider,	Smith,
Brown,	Emery,	Lawyer,	Stump,
Bryson,	Evans,	Lentz,	Thompson,
Burns,	Federman,	Lonz,	Walsh,
Carpenter,	Foster,	Lustig,	Waterston,
Carson,	Gardner,	Lytle,	Wenner,
Chester,	Gordon, of Brown,	Matthews,	Wiest—76
Clark,			

The resolution was adopted.

The Speaker appointed under the provisions of **S. J. R. No. 36** — Mr. Whittemore, Messrs. Crabbe, Dunn and Foster.

Mr. Dunn moved that **H. B. No. 556** — Mr. Dunn, be made a special order for 11 o'clock a. m. tomorrow.

Upon which a yea and nay vote was demanded, taken and resulted : — yeas 37, nays 28, as follows :

Those voting in the affirmative are: Messrs.

Beetham,	Comings,	Graham,	Lytle,
Besaw,	Crabbe,	of Muskingum,	McCoy,
Bing,	Crosser,	Green,	Matthews,
Bond,	Davis,	Griswold,	Pearson,
Bryson,	Dodge,	Halstead,	Robins,
Burns,	Donahay,	Hughes,	Robinson,
Carpenter,	Drury,	Jones, of Trumbull,	Silver,
Chester,	Dunn,	Kay,	Weaver,
Clark,	Emery,	Lawyer,	Wenner—37.
Cochrun,	Gordon, of Logan,		

Those voting in the negative are: Messrs.

Backowski,	Bonser,	Johnston,	Reynolds, Jas. A.,
Baker,	Dunspaugh,	Kilbane,	Scott,
Beaty,	Evans,	Lentz, -	Smith,
Billingslea,	Federman,	Lonz,	Thompson,
Bishop,	Gardner,	Lustig,	Walsh,
Blauser,	Hastings,	Mulcahy,	Wiest,
Bliss,	Hopple,	Myers,	Winter—28.

The motion not having received a two-thirds majority was not agreed to.

Mr. Dunn gave notice that he would call up for consideration **H. B. No. 556**—Mr. Dunn, at 11 o'clock a. m. tomorrow.

The following bill was introduced and read the first time by unanimous consent:

**H. B. No. 561**—Mr. Kay. To amend section 3693 of the General Code, relating to charge by municipalities for water service.

On motion of Mr. Kay the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 561**—Mr. Kay, was read the second time by its title.

On motion of Mr. Kay the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 561**—Mr. Kay, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 63, nays 20, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	McFarland,
Baker,	Cowan,	Griswold,	McKay,
Barnes,	Crabbe,	Halstead,	Matthews,
Beetham,	Crosser,	Hoover,	Miller, of Fulton,
Benner,	Dodge,	Hopple,	Myers,
Besaw,	Donahay,	Huber,	Pearson,
Bing,	Dunn,	Hughes,	Robins,
Blauser,	Dunspaugh,	Jones, of Trumbull,	Robinson,
Bond,	Emery,	Kay,	Russell,
Bryson,	Evans,	Kreider,	Silver,
Burns,	Foster,	Lawyer,	Stump,
Carpenter,	Gordon, of Logan,	Lentz,	Thompson,
Carson,	Gorrell,	Lonz,	Waterston,
Chester,	Graham,	Lustig,	Weaver,
Clark,	of Licking,	Lytle,	Wenner,
Cochrun,	Graham,	McCoy,	Wiest—64.
Comings,	of Muskingum,		

Those voting in the negative are: Messrs.

Backowski,	Davis,	Gordon, of Brown,	Reynolds, Tom,
Billingslea,	Denune,	Johnston,	Scott,
Bishop,	Drury,	Kilbane,	Smith,
Bonser,	Federman,	Mulcahy,	Winter,
Brown,	Gardner,	Reynolds, Jas. A.,	York—20.

So the bill passed.

The title was agreed to.

Mr. Hughes moved that the committee on Codes, Courts and Procedure, be discharged from further consideration of **H. B. No. 486**—Mr. Hughes, and said bill be taken up and engrossed at the clerk's desk and read the third time.

The motion was agreed to.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 64, nays 14, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Gorrell,	Lytle,
Atkinson,	Cochrun,	Graham,	Mulcahy,
Backowski,	Comings,	of Licking,	Myers,
Baker,	Copeland,	Graham,	Pearson,
Barnes,	Crabbe,	of Muskingum,	Reynolds, Jas. A.,
Beaty,	Crosser,	Green,	Peynolds, Tom,
Beetham,	Davis,	Griswold,	Robins,
Benner,	Dodge,	Halstead,	Russell,
Besaw,	Donahay,	Hopple,	Scott,
Bishop,	Drury,	Huber,	Shy,
Bond,	Dunn,	Hughes,	Silver,
Bonser,	Dunspaugh,	Johnston,	Smith,
Brown,	Emery,	Jones, of Trumbull,	Stump,
Bryson,	Evans,	Kay,	Waterston,
Burns,	Gardner,	Kilbane,	Wenner,
Carpenter,	Gordon, of Logan,	Lonz,	Wiest,
		Lustig,	Winter—64.

Those voting in the negative are: Messrs.

Billingslea,	Gordon, of Brown, Lawyer,	Matthews,
Blauser,	Hastings,	Thompson,
Denune,	Hoover,	Weaver—14.
Foster,	Kreider,	

So the bill passed.

The title was agreed to.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**Am. S. B. No. 47** — Mr. Davis.

To authorize the formation and reorganization of corporations with common stock without par value.

J. E. HOLDEN,  
CARL V. BEEBE,  
TOM W. JONES,  
H. L. JONES,

C. T. McCOY,  
JOHN E. BARNES,  
THOMAS W. LATHAM.

The Speaker of the House, in the presence of the House, signed said bill.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**Am. S. B. No. 112** — Mr. Kryder.

To authorize the erection and maintenance of a memorial building, monument, statue or memorial by the trustees of a township or townships to commemorate the services of the soldiers, sailors and marines thereof and to repeal sections 3410-1 to 3410-13 inclusive of the General Code.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
J. E. HOLDEN,  
THOMAS W. LATHAM,

HERBERT L. JONES,  
C. F. McCOY,  
JOHN E. BARNES.



The Speaker of the House, in the presence of the House, signed said bill.

The general Memorial day committee extended a cordial written invitation to all members of this body to participate in the memorial Day parade and services in the city of Columbus.

**6:10 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 9 o'clock p. m.

**9:00 o'clock p. m.**

The House met pursuant to recess.

**11:00 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until 10 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, May 29th, 1919, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

The journal of yesterday was read and approved.

Mr. Gorrell withdrew his pending motion for the reconsideration of the vote by which the conference report to **S. B. No. 45**—Mr. Parrett, was adopted.

By unanimous consent Mr. Beetham offered the following resolution:

**H. R. No. 69**—Mr. Beetham.

Relative to adjournment.

*Be it resolved by the General Assembly of the State of Ohio:*

That when this General Assembly adjourns on Thursday, May 29th, it be to meet Monday, June 16th, 1919, at 3 o'clock p. m.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 65, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Davis,	Halstead,	Matthews,
Beetham,	Dodge,	Hastings,	Mulcahy,
Benner,	Donahay,	Hughes,	Myers,
Bing,	Drury,	Johnston,	Pearson,
Bishop,	Dunn,	Jones, of Trumbull,	Reynolds, Jas. A.,
Blauser,	Emery,	Kilbane,	Robins,
Bond,	Evans,	King,	Robinson,
Bonser,	Foster,	Kreider,	Scott,
Brown,	Gardner,	Lawyer,	Silver,
Bryson,	Gordon, of Brown,	Lentz,	Smith,
Burns,	Gordon, of Logan,	Lonz,	Stump,
Carson,	Graham,	Lustig,	Weaver,
Chester,	of Licking,	Lytle,	Wenner,
Clark,	Graham,	McCoy,	Winter,
Comings,	of Muskingum,	McFarland,	York,
Copeland,	Green,	McKay,	Mr. Speaker—65,
Crabbe,	Griswold,	Madden,	

Mr. Huber voted in the negative.

The resolution was adopted.

Mr. Dunn moved that **H. B. No. 556** — Mr. Dunn, be made a special order for Tuesday, June 17th, 1919, at 10:00 o'clock a. m.

Upon which a yea and nay vote was demanded, taken and resulted — yeas 41, nays 24, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Copeland,	Gorrell,	Lawyer,
Beetham,	Crabbe,	Graham,	Lytle,
Benner,	Davis,	of Licking,	McCoy,
Bing,	Dodge,	Green,	McFarland,
Bond,	Donahay,	Griswold,	Matthews,
Bryson,	Drury,	Halstead,	Pearson,
Burns,	Dunh,	Hughes,	Robinson,
Carson,	Emery,	Jones, of Trumbull,	Silver,
Chester,	Foster,	Kay,	Thompson,
Comings,	Gordon, of Logan,	King,	Weaver,
		Kreider,	Wenner—41.

Those voting in the negative are: Messrs.

Baker,	Gardner,	Lentz,	Reynolds, Jas. A.,
Billingslea,	Gordon, of Brown,	Lonz,	Scott,
Bishop,	Hastings,	Lustig,	Smith,
Blauser,	Huber,	Madden,	Wildermuth,
Denune,	Johnston,	Mulcahy,	Winter,
Evans,	Kilbane,	Myers,	York—24.

The motion not having received a two-thirds majority was lost.

Mr. Dunn served notice that he would call up for consideration **H. B. No. 556** — Mr. Dunn, at 10:00 o'clock a. m., on June 17th, 1919.

Mr. Lonz moved that the vote whereby **H. B. No. 561** — Mr. Kay, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

Mr. Robins submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. S. B. No. 185** — The Joint Committee on Taxation, having had the same under consideration report to the House that they have failed to agree upon a report on said matters of difference and ask to be relieved from further consideration of said matters.

FRANK C. PARRETT,  
WM. AGNEW,  
F. E. WHITEMORE,

Managers on the part of the Senate.

H. T. ROBINS,  
E. J. HOPPLE,  
MILTON CLARK,

Managers on the part of the House of Representatives.

The question being, "Shall the report of the committee be agreed to?"

The report was agreed to.

Mr. Beetham moved that the vote by which the motion of the House to insist upon its amendments to **S. B. No. 185** — The Joint Committee on Taxation, and ask for a committee of Conference was carried, be now reconsidered.

The motion was agreed to.

The question recurring upon the motion that the House insist upon its amendments to **S. B. No. 185**—The Joint Committee on Taxation, and asks for a committee of Conference.

The motion was not agreed to.

The joint legislative committee in investigation of certain bribery charges submitted the following privileged report:

#### REPORT OF JOINT LEGISLATIVE COMMITTEE IN RE INVESTIGATION OF CERTAIN BRIBERY CHARGES.

Your committee begs to report, that pursuant to authority vested in it by Senate Joint Resolution No. 32, it organized on the 20th day of March, 1919, by selecting Senator Whittemore as chairman and Representative Hopple as secretary. Said committee called to its assistance Attorney General Price and at its first meeting extended an invitation to the Prosecuting Attorney of Franklin County, Mr. Schlesinger, to sit with said committee at its hearings.

The committee held a number of meetings at which numerous witnesses were examined, and a general investigation and opportunity given for any and all persons, having any information or facts bearing upon the matters which the committee sought to investigate, to come before the committee and disclose such information or facts. The last witnesses were examined just before the recess of the General Assembly on May 10th, and a total of eleven witnesses were examined.

The scope of our investigation covered all sources of information from which we could secure the slightest evidence of fact, touching any attempt or consummated bribery as related to any member of the House or Senate; the raising of any sum or sums of money by any individual, organization or interest, for the purpose of improperly or corruptly influencing legislation at this session; the nature, kind and purpose of bill introduced in both branches of the present General Assembly, with particular reference to any such act as might answer the description of what is known as a "milker"; the character, extent and basis of rumors, insinuations and innuendo of misconduct and illegal acts of members of the House and Senate and others, the newspaper articles which gave publicity to such rumors, insinuations and innuendo and the authors of such articles.

We regret to report that, from the evidence submitted to us, the committee feels justified and warranted in finding that one member of the House of Representatives, Frank Delehanty, of Cuyahoga County, has been guilty of such conduct, in connection with a certain bill which was before both houses of the General Assembly, that some action should be taken by the House of Representatives in his case.

The testimony shows that Mr. Delehanty made certain requests and statements to one Dr. Russell Skeels as to House Bill No. 80, known as the non-medical bill. It apparently being the purpose of Mr. Delehanty to obtain some consideration for his efforts, either in assisting in the withdrawal of certain opposition to the bill or for his support of the same or both.

Your committee therefore recommends that, in view of all of the testimony and evidence in this connection, presented to this committee, that the House of Representatives take such action as may be necessary looking to the censure or expulsion of Mr. Frank Delehanty.



We further recommend that the attorney general of the state of Ohio and the prosecuting attorney be furnished with a copy of the evidence in this connection, so that they may take any action which they may deem proper or desirable in the premises.

There is no testimony whatever which would have any weight in a court of justice implicating any member of House or Senate, other than Mr. Delehanty. On the contrary, each and every other member of the General Assembly, in so far as the record discloses, as we have been able to ascertain, has conducted himself strictly as comports with the dignity, duties and demands of the responsible office which he holds.

There is no foundation, in fact, so far as your committee can discern, upon which to base the charge that bills have been introduced at this session of the General Assembly, known as "milkers", nor have any bills been used as such; nor that any one outside the General Assembly has in the least attempted to influence legislation at this session improperly or corruptly.

This investigation was made necessary primarily because of positive assertion in certain newspapers in Ohio, that the present legislature was largely corrupt; that its members, referring to them generally, were guilty of illegal conduct and that others outside of the legislature were openly exerting influence for or against legislation for compensation; that numerous bills of various kinds had been introduced, known as "milkers", which had only one purpose, viz. "to hold somebody up to defeat them;" that all of these acts so charged were brazen and so well understood generally that even those who had only "passed through the kindergarten of politics" knew that so-called "higher-ups" were controlling the legislature and that they were not doing it for nothing. That the condition was the most dangerous in the history of legislation.

The original article, which is also shown to have been the reservoir from which other newspapers drew their supply, is identified as an editorial prepared by George F. Burba, editor of the Columbus Dispatch, and carried in that newspaper under date of March 11, 1919, and is found on page 109 of the record.

Notwithstanding this unprecedented arraignment of the members generally of the 83rd General Assembly, Mr. Burba admits under oath, that he did not know, nor had he ever heard of any bill which had been introduced at this session which had the purpose or effect of extortion from any individual organization or interest; that he had not heard of any member of either House, excepting Mr. Delehanty, (whose name he certainly did not have in mind) specifically connected up with any conduct which could be termed dishonest or illegal; that the only justification which he could offer for his specific and sweeping charges of graft, dishonesty and vicious practice, was general report, not one word of which could be authenticated, nor had the author one scintilla of proof which he could furnish. He admitted that he had nothing he could present to the committee to assist it in its work, that his article was founded upon rumor, and that it was impossible for him to prove a single thing he made in the charge (referring to the editorial of March 11th) by a single witness.

The whole record of Mr. Burba's testimony is a revelation of complete and positive lack of knowledge of facts relative to the most vital and dangerous subject, concerning which he wrote with such apparent authority.

The conduct of Mr. Delehanty is to be deplored. By an overt act he stultified himself and for this he alone may suffer.

Mr. Burba, by innuendo, conjecture and from the figment of a vivid imagination flaunts specific charges, utterly groundless against the General Assembly as a whole and thus attempts to put each and every member thereof under a cloud of suspicion.

It is to be greatly deplored that any man of culture, literary attainment, mature experience and wide connection with people, the editor of a newspaper with a large circulation the purpose of which is to mould public opinion and furnish the news to our citizens and people generally should publish this or any other article so absolutely unfounded in fact, the only purpose of which can be to cause the people to lose faith in the men whom they have chosen to represent them, as well as to ruin their character and reputation. Intelligent and justified criticism is always proper and desirable and tends to correct fault and error, but false, derogatory and misleading articles, such as above referred to, published with reference to public men and officials can only serve to create distrust on the part of the people not only in the men attacked but the very form of government on which our security depends.

The committee is of the opinion, from the testimony, that Senator Wright, so far as his name is concerned in connection with the Delehanty case that his conduct was such that he is, in our judgment, completely and fully exonerated of all charges and suspicion in the Delehanty matter, or in connection with the consideration of the Non-Medical Practice Bill, and the committee is further fully convinced that Senator Wright was actuated by no other motive than that of opposition to this bill from its inception.

The testimony of Dr. Russell H. Skeels, as developed at the hearing before the committee, and his conduct as a lobbyist as disclosed by his own testimony is not sufficiently convincing or clear to the extent of satisfying the committee that he was wholly without fault in connection with the Delehanty case.

The committee presents a complete transcript of the testimony taken and of its proceedings, which is filed herewith; and we recommend that the report of the committee together with its findings of fact and conclusions be printed in the appendix of the journal and that the transcript of the testimony be filed with the Clerk of the Senate.

Respectfully submitted,

F. E. WHITTEMORE,  
JAMES R. HOPLEY,  
RUPERT BEETHAM,

C. C. CRABBE,  
E. J. HOPPLE,  
J. E. HOLDEN.

We concur in the majority report of the committee except to that part of said report which, in our opinion, unduly criticizes Mr. Burba for what appears to us to have been published upon information generally available and coming to editorial writers, and other persons in newspaper offices, and to that extent we dissent.

E. J. HOPPLE,  
J. E. HOLDEN.

Mr. Beetham moved that the report of said committee be adopted.  
The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 55** — Mr. Whittemore. Relative to criminal charges against certain member of Legislature.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 63, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Dodge,	Hastings,	Madden,
Beetham,	Donahay,	Hopple,	Matthews,
Bing,	Drury,	Huber,	Mulcahy,
Bishop,	Dunn,	Hughes,	Myers,
Blauser,	Emery,	Johnston,	Pearson,
Bond,	Foster,	Jones, of Trumbull,	Reynolds, Jas. A.,
Bonser,	Gardner,	Kay,	Robins,
Brown,	Gordon, of Brown,	King,	Robinson,
Bryson,	Gordon, of Logan,	Kreider,	Scott,
Chester,	Graham,	Lawyer,	Silver,
Clark,	of Licking,	Lentz,	Stump,
Comings,	Graham,	Lustig,	Thompson,
Copeland,	of Muskingum,	Lytle,	Wenner,
Cowan,	Green,	McCoy,	Wildermuth,
Crabbe,	Griswold,	McFarland,	York,
Davis,	Halstead,	McKay,	Mr. Speaker—63.
Denune,			

Mr. Gorrell voted in the negative.

The resolution was adopted.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for a committee of Conference on matters of difference between the two houses on **Am. S. B. No. 185** — Joint Committee on Taxation and the president of the Senate appoints as managers on the part of the Senate Messrs. Parrett, Whittemore and Agnew.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate refused to adopt the report of the committee of Conference on matters of difference between the two houses on **S. B. No. 185** — Joint Committee on Taxation, and the managers on the part of the Senate were discharged.

Attest:

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate reconsidered the vote by which it refused to concur in House amendments to amend **S. B. No. 185** — Joint Committee on Taxation, and then concurred in said amendments to this bill.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 69** — Mr. Beetham.

Relative to adjournment.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate refused to accede to the request of the House for the return of **H. B. No. 561** — Mr. Kay.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate proceeded to reconsider **H. B. No. 43** — Mr. Huber, which was passed, three-fifths of the Senate agreeing thereto notwithstanding the objections of the Governor.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate is unable to accede to the request of the House for the return of **Am. S. B. No. 45** — Mr. Parrett, for the reason that the Speaker of the House and the President of the Senate have signed said bill, and same is now in the possession of the Governor.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the House amendments to **Am. S. B. No. 162** — Mr. Miller.

Relative to prohibition commissioner.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the House insist upon its amendments to said bill and ask for a committee of Conference.

The motion was agreed to.

The speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **Am. S. B. No. 162** — Mr. Miller, Messrs. Crosser, Beetham and Lustig.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 562** — Mr. Robins (by request.)

To amend section 7587 and section 7592 of the General Code, relating to a levy for school funds.

**H. B. No. 563** — Mr. Lustig.

To supplement section 2649 by the enactment of a supplemental section to be known as section 2649-1 of the General Code, relative to tax bills.

Mr. Lustig moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with, and **H. B. No. 563** — Mr. Lustig, be read the second time by its title.

The motion was not agreed to.

**1:40 o'clock p. m.**

On motion of Mr. Beetham, the House recessed until 2:30 o'clock p. m.

**2:30 o'clock p. m.**

The House met pursuant to recess.

Mr. Atkinson arose to a question of personal privilege and asked that his vote be recorded on the motion of passage of **Am. H. B. No. 162** — Messrs. Busbey-Fouts, notwithstanding the veto of the Governor. His name being called Mr. Atkinson voted "aye".

Mr. Robins moved that **H. J. R. No. 69** — Mr. Beetham, relating to adjournment to June 16th, 1919, be enrolled in typewriting and that a message be sent to the Senate conveying such information.

The motion was agreed to.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**Am. S. B. No. 185** — Special Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

JOHN E. BARNES,  
C. F. McCOY,  
HENRY EVANS,  
ROBERT J. O'BRIEN,

TOM W. JONES,  
J. E. HOLDEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM.

The Speaker of the House, in the presence of the House, signed said bill.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolutions:

**H. B. No. 282** — Mr. Dunspaugh.

To amend sections 12996, 13007 and 13007-12 of the General Code, relating to the employment of minors.

**H. J. R. No. 58** — Mr. Wiest.

Relative to a single standard of time for the state.

**H. J. R. No. 69** — Mr. Beetham.

Relative to adjournment.

JOHN E. BARNES,  
C. F. McCOY,  
HENRY EVANS,  
ROBERT J. O'BRIEN,

CHARLES A. WHITE,  
CARL V. BEEBE,  
J. E. HOLDEN.

The speaker of the House, in the presence of the House, signed said bill and joint resolutions.

**5:30 o'clock p. m.**

On motion of Mr. Robins, the House adjourned until 3:00 o'clock p. m., of Monday, June 16, 1919.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Monday, June 16th, 1919, 3 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus,

O.

The Journal of yesterday was read and approved.

The governor transmitted a communication from the secretary of state of the United States being the certified copy of a joint resolution of the sixty-sixth congress of the United States of America, being the joint resolution proposing an amendment to the constitution extending the right of suffrage to women. Which upon being read on motion of Mr. Beetham was ordered received and printed in the appendix of journal.

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and seventy-six members answered to their names.

The absentees are: Messrs.

Backowski,	Cable,	Green,	Miller, of Fulton,
Banker,	Carson,	Greve,	Morris,
Beaty,	Copeland,	Hastings,	Moyer,
Besaw,	Dildine,	Hoover,	Reynolds, Tom,
Billingslea,	Dodge,	Hughes,	Robinson,
Bing,	Dunspaugh,	Jones, of Hamilton,	Russell,
Blauser,	Entemann,	Lentz,	Schelhorn,
Bliss,	Faris,	Lonz,	Silver,
Bonser,	Federman,	Luchsinger,	Thompson,
Brach,	Gardner,	McCoy,	Wenner,
Brannon,	Gordon, of Brown,	McFarland,	Winter,
Bryson,	Gordon, of Logan,	Matthews,	York,

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.



By unanimous consent Mr. Beetham offered the following resolution:

**H. J. R. No. 70** — Mr. Beetham.

Ratifying the proposed amendment to the constitution of the United States entitled: "Proposing an amendment to the constitution extending the right of suffrage to women."

WHEREAS, Both houses of the sixty-sixth congress of the United States of America, at the first session of such congress, by a constitutional majority of two-thirds of each house, made a proposition to amend the constitution of the United States of America in the following words, to-wit:

"Sixty-sixth congress of the United States of America; at the first session, begun and held at the city of Washington on Monday, the nineteenth day of May, one thousand nine hundred and nineteen.

#### JOINT RESOLUTION.

Proposing an amendment to the constitution extending the right of suffrage to women.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled* (two-thirds of each house concurring therein), That the following article is proposed as an amendment to the constitution, which shall be valid to all intents and purposes as part of the constitution when ratified by the legislatures of three-fourths of the several states.

#### "ARTICLE ——. "

"The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any state on account of sex.

"Congress shall have power to enforce this article by appropriate legislation."

Therefore,

*Be it resolved by the General Assembly of the State of Ohio:*

That the said proposed amendment to the constitution of the United States of America be, and the same is hereby ratified; and be it further

*Resolved*, That the secretary of state of Ohio be, and he is hereby directed, to furnish the governor of the state a certified copy of this resolution, as soon as the same has been filed in the office of such secretary of state, to be by the governor forwarded to the secretary of state of the United States as evidence of such ratification.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 76, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,  
Atkinson,  
Baker,  
Barnes,  
Beetham,  
Benner,  
Bond,

Brannon,  
Bryson,  
Burns,  
Carpenter,  
Chester,  
Clark,  
Cochrun,

Comings,  
Cookston,  
Crabbe,  
CROSSER,  
Davis,  
Delehanty,  
Denune,

Donahay,  
Drury,  
Dunn,  
Dunspaugh,  
Emery,  
Evans,  
Faris,

Those voting in the affirmative are: Messrs. — Concluded.

Foster,	Hatch,	McFarland,	Stokes,
Fouts,	Hinchey,	McKay,	Stump,
Freeman,	Hooley,	Madden,	Swedersky,
Gordon, of Logan,	Hopple,	Miller, of Stark,	Talley,
Gorrell,	Johnston,	Myers,	Taylor,
Graham,	Jones, of Trumbull,	Pearson,	Walsh,
of Licking,	Kay,	Pugh,	Waterston,
Graham,	Kilbane,	Reynolds, Jas. A.,	Weaver,
of Muskingum,	King,	Robins,	Wiest,
Green,	Kreider,	Robinson,	Wildermuth,
Griswold,	Lawyer,	Smith,	Wise,
Halstead,	Lustig,	Spidel,	Mr. Speaker — 76.
Harter,	Lytle,		

Those voting in the negative are: Messrs. Backowski, Helfrich, Huber, Mulcahy, Scott and Shy.

The resolution was adopted.

Mr. Jas. A. Reynolds moved that **H. B. No. 9** — Mr. Jas. A. Reynolds, be taken up out of its order and considered now.

The motion was agreed to and said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Beetham moved to amend as follows: Insert the name "Fouts", after the name "Reynolds", where the name "Reynolds" appears as author in the title.

The motion was agreed to and the title was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Green,	Miller, of Stark,
Atkinson,	Delehanty,	Griswold,	Myers,
Baker,	Denune,	Halstead,	Pearson,
Barnes,	Donahay,	Harter,	Pugh,
Beetham,	Drury,	Hatch,	Reynolds, Jas. A.,
Benner,	Dunn,	Hooley,	Robins,
Bond,	Dunspaugh,	Hopple,	Robinson,
Brannon,	Emery,	Johnston,	Smith,
Brown,	Faris,	Jones, of Trumbull,	Spidel,
Bryson,	Foster,	Kay,	Stokes,
Burns,	Fouts,	Kilbane,	Stump,
Carpenter,	Freeman,	King,	Talley,
Chester,	Gordon, of Brown,	Kreider,	Taylor,
Clark,	Gordon, of Logan,	Lawyer,	Walsh,
Cochrun,	Gorrell,	Lustig,	Waterston,
Comings,	Graham,	Lytle,	Weaver,
Cookston,	of Licking,	McFarland,	Wildermuth,
Crabbe,	Graham,	McKay,	Wise,
Crosser,	of Muskingum,	Madden,	Mr. Speaker — 74.

Those voting in the negative are: Messrs. Backowski, Helfrich, Mulcahy, Scott, and Shy.

So the bill passed.

The title was agreed to.

By unanimous consent Mr. King submitted the following report:

The standing committee on Appropriations and Finance, to

which was referred **H. B. No. 558** — Mr. King, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
HARRY F. BROWN,  
HARRY McKAY,  
FRANK C. WISE,

E. M. CROSSER,  
H. M. CARPENTER,  
C. W. McFARLAND,  
DOW W. HARTER.

The report was agreed to.

The bill was ordered to be engrossed at the clerk's desk and read the third time at once.

Said bill was read the third time.

Mr. Beetham moved that further consideration of said bill be deferred until 8:30 o'clock p. m.

The motion was agreed to.

Mr. Robins moved that **H. B. No. 562** — Mr. Robins (by request), be read the second time by its title only and referred to the joint committee on Taxation.

The motion was agreed to.

The speaker handed down the following communication from the governor.

To the General Assembly:

No objection can be raised to the main purpose of **H. B. No. 432**, which provides for the erection of county correctional homes.

The method herein prescribed for financing the construction of such buildings would permit, however, increases in the rate of taxation.

For this reason, the bill is returned with my disapproval.

JAMES M. COX,  
Governor.

The question being, "Shall the bill pass notwithstanding the objections of the governor?"

Mr. Beetham moved that further consideration of said bill be deferred.

The motion was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the president of the Senate has appointed as managers on the part of the Senate on the committee of Conference on **Am. H. B. No. 294** — Mr. Crabbe, Messrs. Whittemore, Bellew, and BERRY.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives for a committee of Conference on matters of difference between the two Houses on **Am. S. B. No. 162** — Mr. Miller, and the president of the Senate appointed as managers on the part of the Senate Messrs. Miller, Ake, and Wright.

Attest:

W. E. HALLEY,  
Clerk.



By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 564** — Mr. Wiest.

An act providing for the security of depositors in the incorporated banks of Ohio, creating the bank depositors' guaranty fund of the State of Ohio, and providing regulations therefor, and penalties for the violation thereof.

On motion of Mr. Wiest the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 564** — Mr. Wiest was read the second time by its title and referred to the committee on Banks and Banking.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 451** — Mr. Evans.

To amend section 10697 of the General Code, relative to the sale of personal property by executors and administrators.

**H. B. No. 348** — Mr. Wenner.

To amend sections 4688, 4688-1, 4696, 4714, 4729, 4730, 4731, 4732, 4734, 4736, 4744-1, 4747-1, 4782, 7730 and 7731-1 of the General Code, to correct errors in various sections of the General Code, which are also a part of the school laws of the state of Ohio, and in certain instances to clarify said sections and add thereto.

**H. B. No. 442** — Mr. Copeland.

To create boards of trustees of the sinking fund in the several counties of the state, define the powers and duties of said boards and repeal sections 2609 to 2614 inclusive, and the act approved March 5, 1919 (House Bill No. 116).

**H. B. No. 536** — Mr. King.

To make general appropriations.

JOHN E. BARNES,  
HENRY EVANS,  
HERBERT L. JONES,  
TOM W. JONES,

THOMAS W. LATHAM,  
ROBERT J. O'BRIEN,  
CHAS. A. WHITE.

The speaker of the House, in the presence of the House signed said bills.

**5:15 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 8:30 o'clock p. m.

**8:30 o'clock p. m.**

The House met pursuant to recess.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolutions:

**Am. S. B. No. 174** — Mr. Whittemore.

To amend section 871-47 of the General Code, relative to the compensation of members of the Ohio Board of Censors.

**S. J. R. No. 53** — Mr. Davis.

To correct an error in amended Senate Bill No. 47.

**S. J. R. No. 54** — Mr. Stone.

Relative to the General Assembly visiting Camp Sherman.

**S. J. R. No. 55** — Mr. Whittemore.

Relative to a transcript of testimony taken under the provision of S. J. R. No. 31.

ROBERT J. O'BRIEN,  
TOM W. JONES,  
THOMAS W. LATHAM,  
CHAS. A. WHITE,

JOHN E. BARNES,  
HENRY EVANS,  
HERBERT L. JONES.

The Speaker of the House, in the presence of the House, signed said bill and joint resolutions.

Mr. Silver arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Silver voted "aye".

Mr. Silver arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Silver voted "aye".

Mr. Matthews arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Matthews voted "aye".

Mr. Matthews arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Matthews voted "aye".

Mr. Gardner arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Gardner voted "no".

Mr. Gardner arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Gardner voted "no".

Mr. Copeland arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Copeland voted "aye".

Mr. Copeland arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Copeland voted "aye".

Mr. Hughes arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Hughes voted "aye".

Mr. Hughes arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Hughes voted "aye".

Mr. Hoover arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Hoover voted "aye".

Mr. McCoy arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. McCoy voted "aye".

Mr. McCoy arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. McCoy voted "aye".

Mr. Banker arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Banker voted "aye".

Mr. Banker arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9**—Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Banker voted "aye".

Mr. Crosser submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. S. B. No. 162**—Mr. Miller, having had the same under consideration do recommend to their respective houses as follows:

That the bill as amended and passed by the House be passed.

JOSEPH LUSTIG,  
RUPERT BEETHAM,  
E. M. CROSSER,

Managers on the part of the House.

H. ROSS AKE,  
W. M. MILLER,

Managers on the part of the Senate.

The question being, "Shall the report of the Conference committees be agreed to?"

The yeas and nays were taken, and resulted—yeas 56, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	Matthews,
Banker,	Crosser,	of Muskingum,	Miller, of Fulton,
Barnes,	Davis,	Green,	Miller, of Stark,
Benner,	Donahay,	Griswold,	Pearson,
Bond,	Drury,	Halstead,	Robins,
Brannon,	Dunn,	Hatch,	Robinson,
Brown,	Dunspaugh,	Hughes,	Russell,
Bryson,	Emery,	Jones, of Trumbull,	Silver,
Burns,	Faris,	Kay,	Spidel,
Carpenter,	Foster,	King,	Talley,
Clark,	Fouts,	Kreider,	Taylor,
Cochrun,	Freeman,	McCoy,	Waterston,
Comings,	Gordon, of Logan,	McFarland,	Weaver,
Cookston,	Gorrell,	McKay,	Wise—56.
Copeland,			

Those voting in the negative are: Messrs.

Backowski,	Evans,	Myers,	Scott,
Beaty,	Gardner,	Reynolds, Jas. A.,	Shy—10.
Beetham,	Mulcahy,		

The report of the committee of Conference was not agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 70**—Mr. Beetham.

Relating to extending suffrage to women.

Attest:

W. E. HALLEY,

Clerk.



8:30 o'clock p. m.

Mr. Beetham called up **H. B. No. 558** — Mr. King, which had previously been read the third time and consideration of which had been deferred to this hour.

The question being, "Shall the bill pass?"

Mr. King moved to amend as follows:

Strike out line 225.

In line 323 strike out "Rotledge" and insert in lieu thereof "Rutledge".

In line 488 after the words "furnished the" insert "automobile truck".

In line 528 after "1914" insert "while an employe of the Department of Public Works".

In line 570 strike out "4.90" and insert in lieu thereof "4.00".

In line 573 strike out "main" and insert in lieu thereof "maintain".

After line 600 insert

"10 assistant clerks — 23 days.....\$1,150.00

"Oscar W. Bammerlin, Massillon, in full settlement for expense incurred in recovery of an Overland automobile which had been stolen by two escaped prisoners from the Ohio State Reformatory..... \$95.21

11 stenographers, 23 days..... \$1,265.00

C. H. Brownell and Sons, Washington C. H., in full settlement for property taken by unknown persons from a freight car in transit during the 1913 flood..... \$98.89

4 sergeants-at-arms, 23 days.....\$460.00

Marian Jackson, Tippecanoe City, in full settlement for dirt and gravel taken from her property by employes of the Department of Public Works during 1916..... \$40.00

1 assistant postmaster, 23 days..... \$115.00

Middletown Hydraulic Co., Middletown, in full settlement for purchase of 3 4/10 acres of land upon which levee is built..... \$306.00

2 telephone attendants, 23 days..... \$207.00

A. H. Rickert, Newark, in full settlement for damages resulting from failure of title in land sold to claimant by State..... 100.00

2 cloak room attendants..... \$184.00

Strike out lines 654 to 657 inclusive.

In line 678 strike out "levy" and insert in lieu thereof "levee".

After line 653 insert "Unexpended balances in appropriations made to the board of administration for the construction of cottages at the Ohio Hospital for Epileptics and the Institution for Feeble-Minded by the eighty-second General Assembly are hereby reappropriated and made available to complete such cottages.

There is hereby reappropriated to the Penitentiary Commission any unencumbered balances remaining to the credit of such commission June 30, 1919. The Penitentiary Commission is hereby authorized and directed to transfer such balances to the credit of the Board of Administration which board is authorized to expend them for the purposes originally appropriated.

The trustees of Ohio University are hereby authorized to sell a certain lot in the city of Athens located between lots owned by one Chubb and one Witt facing Court street, and use the money obtained from the same to purchase a lot known as the "Golden lot" adjacent to President street in said city of Athens.

5 committee room attendants, 23 days.....	\$460 00
5 doorkeepers, 23 days.....	460 00
5 porters, 23 days.....	460 00
7 pages, 23 days.....	483 00

The motion was agreed to and the bill was so amended.

Mr. Cowan moved to amend as follows:

After line 685 add the following:

"For constructing sewer under the Miami and Erie canal in Monterey township, Putnam county, O., \$1,500."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Cookston moved to amend as follows:

After line 418 insert 418-A Walter Roberts 24.50.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Gorrell moved to amend as follows:

In line 419, strike out \$142.00 and insert \$163.00

In line 420, strike out \$132.00 and insert \$153.00

In line 421, strike out \$77.00 and insert \$98.00

In line 422, strike out \$60.00 and insert \$81.00

In line 423, strike out \$300.00 and insert \$150.00

Also insert Howard J. Smith \$150.00

The motion was agreed to and the bill was so amended.

Mr. McCoy moved to amend as follows:

In line 573 strike out the word "main" and insert in lieu thereof the word "maintain"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Crosser moved to amend as follows:

After line 685 add the following:

The amount of three thousand dollars for redecorating and improving the general assembly hall and press room.

The motion was agreed to and the bill was so amended.

Mr. Gorrell moved to amend as follows:

In line 99 strike out the figure "4" and insert the figure "8" in lieu thereof.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Burns moved to amend as follows:

Between lines 192 and 193 insert the following:

Stanley and Gross Co. for chairs and furnishings for State Armory at Marietta, Ohio, \$95.10.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Lustig moved to amend as follows:

After line 188 insert: "Mike Reilly, Engineer for State House additional appropriation toward salary \$400.00".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Harter,	Miller, of Stark,
Backowski,	Davis,	Hastings,	Mulcahy,
Banker,	Delehanty,	Hatch,	Myers,
Barnes,	Donahay,	Helfrich,	Pearson,
Beaty,	Drury,	Hoover,	Pugh,
Beetham,	Dunn,	Hughes,	Reynolds, Jas. A.,
Benner,	Dunspaugh,	Johnston,	Robins,
Billingslea,	Emery,	Jones, of Hamilton,	Robinson,
Bishop,	Evans,	Jones, of Trumbull,	Russell,
Bond,	Faris,	Kay,	Scott,
Brown,	Foster,	Kilbane,	Shy,
Bryson,	Fouts,	King,	Silver,
Burns,	Freeman,	Lentz,	Smith,
Carpenter,	Gardner,	Lustig,	Spidel,
Chester,	Gordon, of Logan,	Lytle,	Swedersky,
Cochrun,	Gorrell,	McCoy,	Talley,
Comings,	Graham,	McFarland,	Taylor,
Cookston,	of Muskingum,	McKay,	Waterston,
Copeland,	Green,	Madden,	Weaver,
Cowan,	Griswold,	Matthews,	Wiest,
Crabbe,	Halstead,	Miller, of Fulton,	Wise—83.

Those voting in the negative are: Messrs. Huber and Kreider.

So the bill passed.

The title was agreed to.

Mr. Miller, of Fulton, arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Miller, of Fulton, voted "aye".

Mr. Miller, of Fulton, arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Miller, of Fulton, voted "aye".

Mr. Swedersky moved that **H. J. R. No. 51** — Mr. Swedersky, be taken up out of its order and considered now.

The motion was agreed to.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Gardner,	Johnston,
Backowski,	Cookston,	Gordon, of Logan,	Jones, of Trumbull,
Banker,	Copeland,	Gorrell,	Kay,
Barnes,	Cowan,	Graham,	Kilbane,
Beaty,	Crosser,	of Muskingum,	King,
Beetham,	Davis,	Green,	Kreider,
Benner,	Delehanty,	Griswold,	Lentz,
Billingslea,	Donahay,	Halstead,	Lustig,
Bishop,	Drury,	Harter,	McCoy,
Bond,	Dunspaugh,	Hastings,	McFarland,
Brown,	Emery,	Hatch,	McKay,
Bryson,	Evans,	Helfrich,	Madden,
Burns,	Foster,	Hinchey,	Matthews,
Carpenter,	Fouts,	Huber,	Miller, of Fulton,
Chester,	Freeman,	Hughes,	Myers,



Those voting in the affirmative are: Messrs. — Concluded.

Pearson,	Scott,	Spidel,	Taylor,
Pugh,	Shy,	Stokes,	Waterston,
Robinson,	Silver,	Swedersky,	Wildermuth,
Russell,	Smith,	Talley,	Wise—75.

The resolution was adopted.

**10:05 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until 10:00 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**June 17, 1919, 10 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Tom Reynolds arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Tom Reynolds voted "aye".

Mr. Tom Reynolds arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Tom Reynolds voted "aye".

Mr. Blauser arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Blauser voted "aye".

Mr. Blauser arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Blauser voted "aye".

Mr. Greve arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called Mr. Greve voted "aye".

Mr. Greve arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Greve voted "aye".

Mr. Bliss arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Bliss voted "aye".

Mr. Bliss arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Bliss voted "aye".

Mr. York arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. York voted "no".

Mr. York arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. York voted "no".

Mr. Dodge arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Dodge voted "aye".

Mr. Dodge arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Dodge voted "aye".

Mr. Cable arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Cable voted "aye".

Mr. Cable arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Cable voted "aye".

Mr. Beaty arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Beaty voted "aye".

Mr. Besaw arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Besaw voted "aye".

Mr. Besaw arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Besaw voted "aye".

Mr. Federman arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Federman voted "no".

Mr. Federman arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Federman voted "no".

Mr. Morris arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9** — Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Morris voted "aye".

Mr. Morris arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70** — Mr. Beetham. His name being called, Mr. Morris voted "aye".

Mr. Crabbe demanded a call of the House, which was duly seconded, taken, and ninety-three members answered to their names.

The absentees are: Messrs.

Atkinson,	Carson,	Halstead,	Shy,
Backowski,	Cowan,	Hughes,	Spidel,
Baker,	Crosser,	Lonz,	Stokes,
Bing,	Davis,	Luchsinger,	Weaver,
Bonser,	Dildine,	Morris,	Wenner,
Brach,	Dodge,	Moyer,	Wildermuth,
Burns,	Entemann,	Russell,	Winter,
Carpenter,	Gardner,	Schelhorn,	

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Crabbe further proceedings under the call were dispensed with.

Mr. Crabbe called up for consideration **H. B. No. 526** — Mr. Crabbe, which had been made a special order for this day.

Said bill was read the third time.

The question being, "Shall the bill pass?"

Mr. Crabbe moved to amend as follows:

After the enacting clause strike out all the asterisks and change the words printed in italics to the ordinary type used therein.

Line 2. Change "SECTION I" to "Section II" and strike out the remainder of the line.

Lines 3 and 4. Strike out,

Line 5. Strike out "Sec. 13195."

Line 23. Change "6064" to "2".

Line 27. Change "6066" to "3".

Line 32. Change "6100" to "4".

Line 37. Change "6101" to "5".

Line 42. Change "6102" to "6".

Line 43. After the word "store" insert the following: "or wholesale drugstore, in a manufactory of alcohol or wine for purposes permitted herein",

Line 46. Change "6103" to "7".

Line 49. After "prevent" insert the following: "the manufacture and sale of cider and fruit juices for vinegar, or, when not intoxicating as defined herein, for use and sale, nor"

Line 50. Strike out "not prohibited" and substitute therefor "permitted" and strike out "provided" and the remainder of the line and substitute therefor the following: "nor the sale thereof for such purposes in quantities of not less than a gallon, by a manufacturer thereof or wholesale druggist, provided that such manufacturer or wholesale druggist obtains a permit therefor, and provided, further, that the same record of such sale is kept as is required of a druggist in section 9 of this act, except that the signed order of the purchaser may be filed in the record book in lieu of his signature; nor shall it prevent the transportation of intoxicating liquors to places outside the state for purposes not prohibited at the point of destination."

Line 51. Change "6104" to "8".

Line 58. Change "6105" to "9".

Line 70. Change "6106" to "10".

Line 76. Change "6107" to "11".

In the amendment appearing on pages 30 and 31, House Journal, Wednesday, April 16, 1919, strike out the paragraph beginning with "In section 1" and ending with "13241"; strike out the asterisks appearing in sections 13216, 13239, 13240, and 13241 and change the words therein in italics to the ordinary type used therein; in line beginning with "Sec. 13216", change "13216" to "12"; in line beginning "Sec. 13239", change "13239" to "13"; in line beginning with "Section 13240", change "13240" to "14"; in the line beginning with "Section 13241", change "13241" to "15"; and strike out the last line beginning with "In section 2" and ending with "13241".

Line 80. Change "13242" to "16" and after "pharmacist" insert the following: "wholesale druggist or manufacturer of alcohol or wine".

Line 83. After "purchaser" strike out the comma and insert the following: "(or if a manufacturer of alcohol or wine or wholesale druggist, the signed order referred to in Section 7 of this act),"

Line 92. Change "13243" to "17".

Line 100. Change "13244" to "18".

Line 108. Change "13245" to "19".

Line 111. Change "13246" to "20".

Line 125. Change "13247" to "21".

Line 131. Change "13248" to "22".

Lines 137 to 139 inclusive. Strike out.

Line 140. Change "SECTION 3" to "Section 23".

Line 149. Before "be" insert the following: "and all other sections of the General Code inconsistent with this act,"

Lines 150 and 151. Strike out.



Line 152. Change "SECTION 5" to "Section 24."

Line 153. Before "preservation" insert "immediate", place a period after "safety" and strike out the remainder of the line.

Line 154-162 inclusive. Strike out and substitute therefor the following: "The necessity therefor lies in the fact that since the amendment to the Constitution of Ohio, prohibiting the manufacture and sale of intoxicating liquors, became operative on May 27th, 1919, there is not sufficient law to preserve the public health, peace and safety and to render effective said amendment to the Constitution of Ohio."

The motion was agreed to and the bill so amended.

The question recurring, "Shall the bill pass?"

Mr. Thompson moved to amend as follows

In line 104 before the word "county" insert "township, municipal corporation or".

In line 105 strike out the words "may be sitting" and insert in lieu thereof "was elected"

Upon which a yea and nay vote was demanded, taken and resulted—yeas 36, nays 65, as follows:

Those voting in the affirmative are: Messrs.

Baker,	Denune,	Kilbane,	Scott,
Banker,	Evans,	Lonz,	Shy,
Beaty,	Federman,	Lustig,	Smith,
Billingslea,	Gardner,	Madden,	Stokes,
Bishop,	Gordon, of Brown,	Miller, of Stark,	Swedersky,
Bliss,	Greve,	Myers,	Thompson,
Brannon,	Helfrich,	Reynolds, Jas. A.,	Walsh,
Cowan,	Hinchey,	Reynolds, Tom,	Wiest,
Delehanty,	Hopple,	Russell,	York—36.

Those voting in the negative are: Messrs.

Alban,	Crabbe,	Graham,	McCoy,
Barnes,	Crosser,	of Muskingum,	McFarland,
Beetham,	Davis,	Green,	McKay,
Benner,	Dodge,	Griswold,	Matthews,
Besaw,	Donahay,	Harter,	Miller, of Fulton,
Blauser,	Drury,	Hastings,	Mulcahy,
Bond,	Dunn,	Hatch,	Pearson,
Brown,	Dunspaugh,	Hooley,	Robinson,
Bryson,	Emery,	Hoover,	Silver,
Cable,	Faris,	Hughes,	Spidel,
Carpenter,	Foster,	Johnston,	Stump,
Chester,	Fouts,	Jones, of Trumbull,	Talley,
Clark,	Freeman,	Kay,	Taylor,
Cochrun,	Gordon, of Logan,	King,	Waterston,
Comings,	Gorrell,	Kreider,	Weaver,
Cookston,	Graham,	Lawyer,	Wise—65.
Copeland,	of Licking,	Lytle,	

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Harter moved to amend as follows:

Strike out all of lines 23, 24, 25 and 26 and insert in lieu thereof the following: "Section 2. That the word "liquor" or the phrase "intoxicating liquor" used in this act shall be construed to include any distilled, malt, spiritous, vinous, fermented, or alcoholic liquor containing more than one-half of one per centum alcohol by volume, and

all alcoholic liquids and compounds, whether medicated, proprietary, patented, or not, and by whatever name called, which are potable or capable of being used as a beverage."

Mr. Lonz moved to amend the amendment as follows:

Strike out the word "vinous" in the amendment and after the word "volume" insert "excepting fruit juices which shall not contain more than 1% alcohol by volume."

Upon which a ye and nay vote was demanded, taken and resulted—yeas 45, nays 52, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Evans,	Johnston,	Reynolds, Jas. A.,
Baker,	Federman,	Kilbane,	Scott,
Banker,	Gardner,	Lentz,	Shy,
Beaty,	Gordon, of Brown,	Lonz,	Smith,
Billingslea,	Greve,	Lustig,	Stokes,
Bishop,	Harter,	Madden,	Stump,
Bliss,	Hastings,	Miller, of Stark,	Swedersky,
Brannon,	Helfrich,	Morris,	Thompson,
Cowan,	Hinchey,	Mulcahy,	Walsh,
Delehanty,	Hoover,	Myers,	Wiest,
Denune,	Huber,	Pugh,	York—45.
Dunspaugh,			

Those voting in the negative are: Messrs.

Alban,	Cookston,	Graham,	McKay,
Barnes,	Crabbe,	of Muskingum,	Matthews,
Beetham,	Crosser,	Green,	Miller, of Fulton,
Benner,	Davis,	Griswold,	Pearson,
Besaw,	Dodge,	Hatch,	Robins,
Blauser,	Donahay,	Hooley,	Robinson,
Bond,	Drury,	Hughes,	Russell,
Brown,	Emery,	Jones, of Trumbull,	Silver,
Bryson,	Faris,	King,	Spidel,
Cable,	Foster,	Kreider,	Talley,
Carpenter,	Freeman,	Lawyer,	Taylor,
Clark,	Gorrell,	Lytle,	Waterston,
Cochrun,	Graham,	McCoy,	Weaver—52.
Comings,	of Licking,		

The motion to amend the amendment was not agreed to.

The question recurring on the motion to amend as made by Mr. Harter.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Scott moved to amend as follows:

After the amendments to lines 23, 24, 25 and 26 offered by Mr. Harter, add:

Provided, that the provisions of this act shall not be construed to apply to the manufacture, importation, exportation or sale of flavoring extracts, soda water flavors, perfumes, toilet preparations, the ordinary house-hold remedies, or patent and proprietary medicines sold in good faith for culinary, flavoring, toilet or medicinal purposes, which contain no more alcohol than is necessary for the purpose of extraction, solution or preservation"

Mr. Crabbe moved to amend the amendment as follows:

Strike out of the amendment "soda water flavors," and "the ordinary household remedies".

The motion to amend the amendment was agreed to and the amendment was so amended.

The question recurring on the amendment as amended.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

**1:05 o'clock p. m.**

On motion of Mr. Stokes the House recessed until 2:30 o'clock p. m.

**2:30 o'clock p. m.**

The House met pursuant to recess.

The question recurring on the passage of **H. B. No. 526** — Mr. Crabbe.

Mr. Crabbe demanded a call of the House, which was duly seconded, taken, and one hundred nine members answered to their names.

The absentees are: Messrs.

Atkinson,	Brown,	Helfrich,	Thompson,
Bing,	Burns,	Hopple,	Wenner,
Bonser,	Dildine,	Kilbane,	Winter,
Brach,	Entemann,	Taylor,	

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Crabbe further proceedings under the call were dispensed with.

The question recurring on the passage of **H. B. No. 526** — Mr. Crabbe.

Mr. Graham of Muskingum, demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 82, nays 27, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Griswold,	Moyer,
Atkinson,	Davis,	Halstead,	Mulcahy,
Baker,	Denune,	Harter,	Myers,
Banker,	Dodge,	Hastings,	Pearson,
Barnes,	Donahay,	Hatch,	Reynolds, Jas. A.,
Beetham,	Drury,	Hoover,	Robins,
Benner,	Dunn,	Hughes,	Robinson,
Besaw,	Dunspaugh,	Johnston,	Russell,
Blauser,	Emery,	Jones, of Trumbull,	Silver,
Bond,	Faris,	Kay,	Spidel,
Bryson,	Foster,	King,	Stokes,
Cable,	Fouts,	Kreider,	Stump,
Carpenter,	Freeman,	Lawyer,	Swedersky,
Carson,	Gordon, of Brown,	Lentz,	Talley,
Chester,	Gordon, of Logan,	Lytle,	Taylor,
Clark,	Gorrell,	McCoy,	Waterston,
Cochrun,	Graham,	McFarland,	Weaver,
Comings,	of Licking,	McKay,	Wiest,
Cookston,	Graham,	Matthews,	Wise,
Copeland,	of Muskingum,	Miller, of Fulton,	York,
Crabbe,	Green,	Miller, of Stark,	Mr. Speaker—82.



Those voting in the negative are: Messrs.

Backowski,	Evans,	Lonz,	Schelhorn,
Beaty,	Federman,	Luchsinger,	Scott,
Pillingslea,	Gardner,	Lustig,	Shy,
Bishop,	Greve,	Madden,	Smith,
Brannon,	Helfrich,	Morris,	Thompson,
Cowan,	Hinchey,	Pugh,	Wildermuth—27.
Delehanty,	Kilbane,	Reynolds, Tom,	

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 72, nays 40, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Griswold,	Matthews,
Atkinson,	Crosser,	Halstead,	Miller, of Fulton,
Baker,	Davis,	Harter,	Miller, of Stark,
Barnes,	Dodge,	Hastings,	Mulcahy,
Beetham,	Donahay,	Hatch,	Pearson,
Benner,	Drury,	Hoover,	Robins,
Besaw,	Dunn,	Hughes,	Robinson,
Blauser,	Emery,	Johnston,	Russell,
Bond,	Faris,	Jones, of Trumbull,	Silver,
Brown,	Foster,	Kay,	Spidel,
Bryson,	Fouts,	King,	Stump,
Cable,	Freeman,	Kreider,	Talley,
Carpenter,	Gordon, of Logan,	Lawyer,	Taylor,
Carson,	Gorrell,	Lentz,	Waterston,
Chester,	Graham,	Lytle,	Weaver,
Cochrun,	of Licking, McCoy,		Wiest,
Comings,	Graham,	McFarland,	Wise,
Cookston,	of Muskingum, McKay,		Mr. Speaker—72.
Copeland,	Green,		

Those voting in the negative are: Messrs.

Backowski,	Denune,	Lonz,	Schelhorn,
Banker,	Dunspaugh,	Luchsinger,	Scott,
Beaty,	Evans,	Lustig,	Shy,
Billingslea,	Federman,	Madden,	Smith,
Bishop,	Gardner,	Morris,	Stokes,
Bliss,	Gordon, of Brown,	Moyer,	Swedersky,
Brannon,	Greve,	Myers,	Thompson,
Clark,	Helfrich,	Pugh,	Walsh,
Cowan,	Hinchey,	Reynolds, Jas. A.,	Wildermuth,
Delehanty,	Kilbane,	Reynolds, Tom,	York—40.

The emergency clause was not agreed to.

The roll call on the passage of said bill having been verified, Mr. Crabbe moved to amend the title as follows: "Strike out all up to and including "relating to" and substitute therefor "To provide against". Change the period after the last word "Code" to a comma and add the following: "and to repeal all other sections of the General Code inconsistent herewith."

The motion was agreed to and the title was so amended.

Mr. Carson arose to a question of privilege, and asked that his vote be recorded on **H. J. R. No. 70**—Mr. Beetham. His name being called, Mr. Carson voted "aye".

Mr. Carson arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 9**—Mr. Jas. A. Reynolds-Fouts. His name being called, Mr. Carson voted "aye".

Mr. Crabbe called up for consideration **H. B. No. 527**—Mr. Crabbe, which had been made a special order for this day.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Crabbe moved to amend as follows:

After the enacting clause, strike out the asterisks and change the words printed in italics to the ordinary type used therein.

Line 2. Change "SECTION 1" to "Section 1", and strike out the remainder of the line.

Line 3. Strike out.

Line 4. Strike out.

Line 5. Strike out "Sec. 6169".

Line 18. Strike out "s" in "returns".

Line 20. Strike out "6170" and substitute therefor "2".

Line 25. Strike out "6171" and substitute therefor "3".

Line 35. Strike out "6172" and substitute therefor "4".

Line 40. Strike out "6173" and substitute therefor "5".

Line 49. Strike out "6174" and substitute therefor "6".

Line 65. Strike out "6175" and substitute therefor "7".

Line 70. Strike out "6176" and substitute therefor "8".

Line 78. Strike out "6177" and substitute therefor "9".

Line 84. Strike out "6178" and substitute therefor "10".

Line 95. Strike out "6179" and substitute therefor "11".

Line 98. Strike out "6180" and substitute therefor "12".

Line 103. Strike out "6181" and substitute therefor "13".

Line 109. Strike out "6182" and substitute therefor "14".

Line 117. Strike out "6183" and substitute therefor "15".

Lines 129-130-131. Strike out.

Line 132. Strike out "SECTION 3" and substitute therefor "Section 16."

Line 141. Before "be" insert the following: "and all other sections of the General Code inconsistent with this act",

Lines 142, 143. Strike out.

Line 144. Strike out "SECTION 5" and substitute therefor "Section 17."

Line 145. After the first word "the" insert "immediately", place a period after "safety" and strike out the remainder of the line.

Lines 146 to 154 inclusive. Strike out and insert the following:

"The necessity therefor lies in the fact that since the amendment to the Constitution of Ohio, prohibiting the manufacture and sale of intoxicating liquors, became effective on May 27, 1919, there is not sufficient law to preserve the public health, peace and safety and to render effective said amendment to the Constitution of Ohio".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays 21, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	McKay,
Banker,	Crosser,	of Muskingum,	Matthews,
Barnes,	Davis,	Green,	Miller, of Fulton,
Beetham,	Dennune,	Griswold,	Miller, of Stark,
Benner,	Dodge,	Halstead,	Moyer,
Besaw,	Donahay,	Hastings,	Mulcahy,
Blauser,	Drury,	Hatch,	Myers,
Bond,	Dunn,	Hoover,	Pearson,
Brown,	Dunspaugh,	Hughes,	Reynolds, Jas. A.,
Bryson,	Emery,	Johnston,	Robins,
Cable,	Faris,	Jones, of Trumbull,	Robinson,
Carpenter,	Foster,	Kay,	Russell,
Carson,	Fouts,	King,	Silver,
Chester,	Freeman,	Kreider,	Spidel,
Clark,	Gordon, of Brown,	Lawyer,	Stump,
Cochrun,	Gordon, of Logan,	Lentz,	Talley,
Comings,	Gorrell,	Lytle,	Taylor,
Cookston,	Graham,	McCoy,	Waterston,
Copeland,	of Licking,	McFarland,	Weaver,
			Wiest—75.

Those voting in the negative are: Messrs.

Backowski,	Delehanty,	Kilbane,	Schelhorn,
Baker,	Evans,	Lonz,	Scott,
Beaty,	Federman,	Luchsinger,	Shy,
Bliss,	Gardner,	Morris,	Thompson,
Brannon,	Greve,	Pugh,	Wildermuth—21.
Cowan,			

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 64, nays 31, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Green,	McKay,
Barnes,	Davis,	Griswold,	Matthews,
Beetham,	Dodge,	Halstead,	Miller, of Fulton,
Benner,	Donahay,	Hastings,	Miller, of Stark,
Besaw,	Drury,	Hatch,	Pearson,
Blauser,	Dunn,	Hughes,	Robins,
Bond,	Emery,	Johnston,	Robinson,
Brown,	Faris,	Jones, of Trumbull,	Russell,
Bryson,	Foster,	Kay,	Silver,
Cable,	Fouts,	King,	Spidel,
Carpenter,	Freeman,	Kreider,	Stump,
Carson,	Gordon, of Logan,	Lawyer,	Talley,
Chester,	Gorrell,	Lentz,	Taylor,
Cochrun,	Graham,	Lytle,	Waterston,
Comings,	of Licking,	McCoy,	Weaver,
Cookston,	Graham,	McFarland,	Wise—64.
Crabbe,	of Muskingum,		



Those voting in the negative are: Messrs.

Backowski,	Delehanty,	Ilinchey,	Pugh,
Baker,	Dunspaugh,	Huber,	Reynolds, Jas. A.,
Banker,	Evans,	Kilbane,	Reynolds, Tom,
Beaty,	Federman,	Luchsinger,	Schelhorn,
Billingslea,	Gardner,	Madden,	Scott,
Bishop,	Gordon, of Brown,	Moyer,	Swedersky,
Brannon,	Greve,	Mulcahy,	Wildermuth—31.
Clark,	Helfrich,	Myers,	

The emergency clause was not agreed to.

Mr. Crabbe moved to amend the title as follows:

Strike out all up to and including the word "providing" in the second line and substitute therefor "To provide".

Change the period after the last word "Code" to a comma and add the following: "and to repeal all other sections of the General Code inconsistent herewith."

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

By unanimous consent Mr. Crabbe offered the following resolution:

**H. J. R. No. 71** — Mr. Crabbe.

Relative to enrolling **House Bills Nos. 526 and 527** in typewriting.

WHEREAS, It is necessary that House Bills Nos. 526 and 527 be enrolled before the House recesses and as there is not sufficient time to have these enrolled in printing; therefore

*Be it resolved by the General Assembly,* That said bills Nos. 526 and 527 and this resolution be enrolled in typewriting instead of printing according to the provisions of section 67 of the General Code.

Mr. Crabbe moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 63, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Graham,	Lentz,
Beetham,	Davis,	of Licking,	Lytle,
Besaw,	Delehanty,	Graham,	McCoy,
Billingslea,	Dodge,	of Muskingum,	McFarland,
Bishop,	Donahay,	Green,	McKay,
Blauser,	Drury,	Greve,	Matthews,
Brown,	Dunn,	Griswold,	Miller, of Fulton,
Bryson,	Dunspaugh,	Halstead,	Moyer,
Carpenter,	Emery,	Harter,	Pearson,
Carson,	Faris,	Johnston,	Robins,
Chester,	Foster,	Jones, of Hamilton,	Robinson,
Clark,	Fouts,	Jones, of Trumbull,	Spidel,
Cochrun,	Freeman,	Kilbane,	Stump,
Comings,	Gordon, of Brown,	King,	Talley,
Cookston,	Gordon, of Logan,	Kreider,	Waterston,
Copeland,	Gorrell,	Lawyer,	Wise—63.
Crabbe,			

Mr. Schelhorn voted in the negative.

The resolution was adopted.

By unanimous consent Mr. Kay offered the following resolution:

**H. R. No. 65**—Mr. Kay.

Relative to the use of room during the life of the 83rd General Assembly.

*Be it resolved by the House of Representatives of the 83rd General Assembly of Ohio,* That the use of Room No. 8 known as the House Judiciary committee room be granted to the legislative historian for the preparation of Volume 3 Ohio Legislative History until said work is completed.

Mr. Kay moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

**4:25 o'clock p. m.**

On motion of Mr. Beetham the House recessed for ten minutes.

**4:35 o'clock p. m.**

The House met pursuant to recess.

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and one hundred twelve members answered to their names.

The absentees are: Messrs.

Atkinson,	Brach,	Dunspaugh,	Reynolds, Tom,
Bing,	Brannon,	Entemann,	Wenner,
Bonser,	Dildine,	Hooley,	Winter,

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham, further proceedings under the call were dispensed with.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you the governor of Ohio having returned to the Senate, **S. B. No. 185**—The Joint Committee on Taxation, entitled, An act relative to taxation, with his objections to the same, the Senate proceeded to reconsider the bill, which was passed, three-fifths of the Senate agreeing thereto. I am directed by the Senate to communicate said bill, the message of the governor returning same with his objections, and the proceedings of the Senate thereon to the House.

Attest:

W. E. HALLEY,

Clerk.

To the General Assembly:

With some minor exceptions, **S. B. No. 185** is identical in its provisions with **S. B. No. 145** of the present session, which was returned to your honorable body under date of April 24th, 1919, with executive disapproval.

The objections stated to the earlier bill apply with equal force to the present measure, which is, therefore, for the same reasons, returned to you disapproved.

JAMES M. COX,  
Governor.

The question being, "Shall the bill pass notwithstanding the objections of the Governor?"

Mr. Silver demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 75, nays 37, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	McFarland,
Banker,	Crabbe,	of Licking,	McKay,
Barnes,	Crosser,	Graham,	Matthews,
Beaty,	Davis,	of Muskingum,	Miller, of Fulton,
Beetham,	Delehanty,	Green,	Miller, of Stark,
Benner,	Dodge,	Griswold,	Morris,
Besaw,	Donahay,	Halstead,	Pearson,
Bond,	Drury,	Hatch,	Robins,
Brown,	Dunn,	Huber,	Robinson,
Bryson,	Dunspaugh,	Hughes,	Russell,
Burns,	Emery,	Jones, of Hamilton,	Scott,
Cable,	Faris,	Jones, of Trumbull,	Silver,
Carpenter,	Federman,	Kay,	Spidel,
Carson,	Fouts,	King,	Talley,
Chester,	Freeman,	Kreider,	Taylor,
Clark,	Gardner,	Lawyer,	Thompson,
Cochrun,	Gordon, of Brown,	Luchsinger,	Waterston,
Comings,	Gordon, of Logan,	Lytle,	Weaver,
Cookston,	Gorrell,	McCoy,	Wise,
			Mr. Speaker—75.

Those voting in the negative are: Messrs.

Backowski,	Foster,	Kilbane,	Reynolds, Jas. A.,
Baker,	Greve,	Lentz,	Reynolds, Tom,
Billingslea,	Harter,	Lonz,	Schelhorn,
Bishop,	Hastings,	Lustig,	Shy,
Blauser,	Helfrich,	Madden,	Smith,
Bliss,	Hinchey,	Moyer,	Stokes,
Prannon,	Hoover,	Mulcahy,	Swedersky,
Cowan,	Hopple,	Myers,	Wildermuth,
Denune,	Johnston,	Pugh,	York—37.
Evans,			

The bill passed notwithstanding the objections of the Governor.

Mr. Beetham moved that the vote by which the conference report on **Am. S. B. No. 162**—Mr. Miller, was lost, be now reconsidered.

The motion was agreed to.

The question being, "Shall the report of the Conference committee be agreed to?"



The yeas and nays were taken, and resulted — yeas 64, nays 38, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Gorrell,	McCoy,
Banker,	Copeland,	Graham,	McFarland,
Barnes,	Crabbe,	of Licking,	McKay,
Beetham,	Crosser,	Graham,	Matthews,
Benner,	Davis,	of Muskingum,	Miller, of Fulton,
Besaw,	Dodge,	Green,	Miller, of Stark,
Bond,	Donahay,	Griswold,	Pearson,
Brown,	Drury,	Halstead,	Robins,
Bryson,	Dunn,	Hatch,	Robinson,
Burns,	Dunspaugh,	Hughes,	Russell,
Cable,	Emery,	Jones, of Hamilton,	Silver,
Carpenter,	Faris,	Jones, of Trumbull,	Spidel,
Carson,	Foster,	Kay,	Talley,
Clark,	Fouts,	King,	Taylor,
Cochrun,	Freeman,	Kreider,	Waterston,
Comings,	Gordon, of Logan,	Lawyer,	Weaver,
		Lytle,	Wise—64.

Those voting in the negative are: Messrs.

Backowski,	Federman,	Lonz,	Reynolds, Tom,
Baker,	Gordon, of Brown,	Luchsinger,	Schelhorn,
Beaty,	Harter,	Lustig,	Scott,
Billingslea,	Hastings,	Madden,	Shy,
Bishop,	Hinchey,	Moyer,	Smith,
Blauser,	Hoover,	Mulcahy,	Stokes,
Bliss,	Hopple,	Myers,	Swedersky,
Brannon,	Huber,	Pugh,	Thompson,
Delehanty,	Kilbane,	Reynolds, Jas. A.,	Wildermuth—38.
Evans,	Lentz,		

The report of the Conference committee was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. S. B. No. 162** — Mr. Miller.

Relative to prohibition commissioners.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 9** — Jas. A. Reynolds-Fouts.

To provide that women may vote and be voted for for presidential electors.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 350** — Mr. Gorrell.

Providing for the suppression of prostitution.

With the following amendments in which the concurrence of the House is requested.

Strike out lines 62, 63, 64, and 65 and insert in lieu thereof the following: "(c) Any person charged with a violation of section 13031-13 of the General Code, shall, upon the order of the court having jurisdiction of such case, be subjected to examination to determine if such person is infected with a venereal disease. Such examination shall be made by the physician employed to render medical service to persons confined or detained by the municipality or county, or by some physician designated by the court or by the board of health to make such examination. Any such person found to have a venereal disease in the infective stage shall receive medical treatment therefor and shall pay for such treatment if able to do so. If not able to pay, such medical treatment shall be at the expense of the municipality or county. No person charged with a violation of section 13031-13 of the General Code shall be discharged from custody, paroled or placed on probation if he or she has a venereal disease in an infective stage unless the court having jurisdiction shall be assured that such person will continue medical treatment until cured or rendered non-infectious."

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and that the Senate amendments to said bill be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendment be agreed to?"

The yeas and nays were taken, and resulted — yeas 65, nays one, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Graham,	Madden,
Baker,	Comings,	of Muskingum,	Matthews,
Barnes,	Cookston,	Green,	Miller, of Fulton,
Beetham,	Copeland,	Griswold,	Miller, of Stark,
Benner,	Cowan,	Halstead,	Moyer,
Besaw,	Crosser,	Hughes,	Mulcahy,
Billingslea,	Davis,	Jones, of Hamilton,	Pearson,
Blauser,	Donahay,	Kay,	Robins,
Bond,	Drury,	King,	Robinson,
Brown,	Dunn,	Kreider,	Silver,
Bryson,	Dunspaugh,	Lawyer,	Smith,
Burns,	Emery,	Lentz,	Spidel,
Cable,	Foster,	Lustig,	Stokes,
Carson,	Gordon, of Logan,	Lytle,	Stump,
Chester,	Gorrell,	McCoy,	Taylor,
Clark,	Graham,	McFarland,	Waterston,
	of Licking,	McKay,	Wise—65.

Mr. Evans voted in the negative.

The Senate amendments were agreed to.

6:45 o'clock p. m.

On motion of Mr. Beetham, the House recessed until 8:30 o'clock p. m.

8:30 o'clock p. m.

The House met pursuant to recess.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 565** — Mr. Bliss.

Authorizing corporations of this state to cooperate in the creation and maintenance of instrumentalities for public welfare.

Mr. Dunn moved that all bills on the calendar for third reading preceding in order **H. B. No. 556** — Mr. Dunn, be informally passed.

Upon which a yeas and nays vote was demanded, taken and resulted — yeas 46, nays 36, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Gordon, of Logan,	Lytle,
Barnes,	Comings,	Gorrell,	McCoy,
Beetham,	Cookston,	Graham,	McKay,
Benner,	Copeland,	of Licking,	Matthews,
Besaw,	Crosser,	Graham,	Miller, of Fulton,
Bond,	Davis,	of Muskingum,	Morris,
Bryson,	Dodge,	Green,	Pearson,
Cable,	Drury,	Griswold,	Reynolds, Tom,
Carpenter,	Dunn,	Hatch,	Robinson,
Carson,	Emery,	Jones, of Trumbull,	Silver,
Chester,	Faris,	Kreider,	Taylor,
Clark,	Fouts,	Lawyer,	Weaver—46.

Those voting in the negative are: Messrs.

Atkinson,	Gordon, of Brown,	Kilbane,	Pugh,
Backowski,	Greve,	Lentz,	Reynolds, Jas. A.,
Beaty,	Halstead,	Lonz,	Schelhorn,
Billingslea,	Harter,	Luchsinger,	Smith,
Bishop,	Hastings,	Lustig,	Stokes,
Blauser,	Hinchey,	Madden,	Thompson,
Bliss,	Hoover,	Moyer,	Walsh,
Delehanty,	Hopple,	Mulcahy,	Wiest,
Evans,	Johnston,	Myers,	York—36.

The motion was agreed to and **H. B. No. 556** — Mr. Dunn, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Atkinson moved to amend as follows:

In line 9 strike out the word "governor" and insert in lieu thereof "the Athletic Director of Ohio State University."

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Pearson moved to amend as follows:

In line 10 after comma following the word fight insert "or Mexican bull fights."

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 56, nays 42, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Matthews,
Barnes,	Crosser,	Griswold,	Miller, of Fulton,
Beetham,	Davis,	Halstead,	Miller, of Stark,
Benner,	Dodge,	Hatch,	Morris,
Besaw,	Drury,	Jones, of Hamilton,	Pearson,
Bord,	Emery,	Jones, of Trumbull,	Reynolds, Tom,
Bryson,	Faris,	Kay,	Robinson,
Cable,	Foster,	King,	Russell,
Carpenter,	Fouts,	Kreider,	Silver,
Carson,	Gordon, of Logan,	Lawyer,	Spidel,
Chester,	Gorrell,	Lytle,	Taylor,
Clark,	Graham,	McCoy,	Waterston,
Cochrun,	of Licking,	McFarland,	Weaver,
Comings,	Graham,	McKay,	Wise—56.
Cookston,	of Muskingum,		

Those voting in the negative are: Messrs.

Atkinson,	Dunn,	Huber,	Pugh,
Backowski,	Dunspaugh,	Johnston,	Reynolds, Jas. A.,
Baker,	Evans,	Kilbane,	Schelhorn,
Beaty,	Federman,	Lentz,	Scott,
Billingslea,	Gordon, of Brown,	Lonz,	Smith,
Bishop,	Greve,	Luchsinger,	Swedersky,
Blauser,	Harter,	Lustig,	Thompson,
Bliss,	Hastings,	Madden,	Walsh,
Brannon,	Helfrich,	Moyer,	Wiest,
Cowan,	Hinchey,	Mulcahy,	York—42.
Delehanty,	Hopple,		

The bill not having received a constitutional majority, was lost.

Mr. Dunn moved that the vote by which **H. B. No. 556** — Mr. Dunn, was lost, be reconsidered and that same pend.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolution:

**H. B. No. 9** — Mr. Jas. A. Reynolds-Mr. Fouts.

To amend sections 4862 and 4940 of the General Code, to provide that women may vote and be voted for for presidential electors.

**H. J. R. No. 70** — Mr. Beetham.

Ratifying the proposed amendment to the constitution of the United States entitled "Proposing an amendment to the constitution extending the right of suffrage to women."

JOHN E. BARNES,  
C. F. MCCOY,  
HENRY EVANS,  
ROBERT J. O'BRIEN,

CHARLES A. WHITE,  
CARL BEEBE,  
THOMAS W. LATHAM.

The speaker of the house, in the presence of the house, signed said bill and joint resolution.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has ordered the return of **Am. H. B. No. 526** — Mr. Crabbe, for correct engrossment as the emergency clause of this bill has not been stricken out.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that **Am. H. B. No. 526** — Mr. Crabbe, be properly engrossed and returned to the Senate.

The motion was agreed to.

The Speaker of the House, in the presence of the House, signed **Am. S. B. No. 185** — The Joint Committee on Taxation, having passed the House, with the constitutional majority notwithstanding the objections of the governor.

Mr. Griswold called up his pending motion entered upon the journal to reconsider the vote whereby **S. B. No. 100** — Mr. Berry, was passed.

The motion was taken up, the question being, "Shall the vote be reconsidered?"

Which was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Robinson moved to amend as follows:

In line 104 insert after the word "it" the following: "Any reference herein to any existing office or officer, whether by title or designation as now fixed by statute, or by any ex-officio designation or title in this act provided, shall be deemed to refer to the provisions of this act only, and the statute designation and ex-officio title shall be deemed synonymous."

In line 290 after the word "demand", insert the following: "But if the proceedings for an improvement be commenced in the court of common pleas by the petition of the county commissioners, then if the petition be granted and the improvement be located by the decision and order of the court, if any party to such proceeding or any person affected thereby, shall file claim for damage to property affected or for compensation for property taken therefor, if any party to said proceeding resists the claim as made, the court shall, unless trial by jury be waived by claimant and contestant submit the same at the earliest convenient day to a jury for determination, as in an action for a money demand, and render its judgment as to such claim upon the jury verdict, as in other jury trials in which trial, and to which verdict the respective parties may save exceptions, file motion for new trial and prosecute error to the court of appeals as in ordinary actions at law. The verdict of the jury in such case shall fix the amount to be paid as damage or compensation, and costs of such trial shall be taxed as in trials for condemnation of property under the provision of law. Upon rendition of judgment the court shall authorize the payment of the same as is above provided in case of determination by the commissioners."

In line 281 strike out "or the court".

In line 787 after the word "decision" insert "or judgment".

Strike out all of Section 33 and insert in lieu thereof the following: "Section 33. Any interested party to an improvement proceeding under this act, or any number jointly interested, may appeal from any final decision or order made therein, by a board of county commissioners, to the common pleas court of the county wherein the proceeding was instituted. And if the county commissioners of any county be a party, and the proceeding was commenced originally in the common pleas court, then any interested party may appeal from any final order or judgment of such common pleas court granting, refusing or locating the improvement petitioned for, to the superintendent of public works as the drainage commissioner provided for in a subsequent section of this act.

Notice of appeals herein provided for may be given at the time the decision, order or judgment is made or rendered, and noted by the commissioners or court on their minutes or docket; or written notice of such appeal may be filed in writing within three days from the date of the decision, order or judgment, with the county auditor, or clerk of court, as the case may be. But if the decision be rendered in the absence of parties interested, notice of appeal shall be entered for them as a matter of course, by the county commissioners or court."

Strike out all of section 34, and insert in lieu thereof the following: "Section 34. To perfect appeal, the appellant shall within ten days from the date of the final order appealed from, file with the county auditor, if the appeal be from the decision or order of the county commissioners, and with the clerk of the common pleas court, if it be from the decision, order or judgment of the court, an appeal bond, with surety to be approved by the auditor or clerk, as the case may be, conditioned to pay all costs on appeal if the decision, order or judgment appealed from be sustained on the hearing or trial thereof. Within said ten days the appellant shall also file in the court or with the drainage commissioners, to whichever the appeal is taken (wherein it shall be docketed as are other civil cases, and entitled in the matter of the improvement known as—giving by name and number, if it have one—), a concise statement of the decision, order or judgment appealed from, and the grounds of such decision, order or judgment as entered of record, and the claims of the appellant as to the error or injustice thereof; and on default of such bond and pleading being filed within said ten days said appeal shall be without effect and shall be dismissed at the cost of the appellant."

Strike out all of Section 35 and insert in lieu thereof the following: "Section 35. If said appeal be perfected, the auditor or clerk, as the case may be, shall within ten days from the filing of the appeal bond and statement, make and file in the appellate court or with the drainage commissioner, a full transcript of the journal entry containing the finding and decision appealed from, with the original petition and engineer's report, assessment or such other original papers as are pertinent to the appealed issue. The issue for hearing or trial shall be deemed to be made by the original petition, the said statement of the appellant and the entry of the decision appealed from, and all parties to the proceeding not joining with the appellant in the appeal shall be considered defendants, and prima facie opposed thereto. No answer need be filed by any defendant. But after appeal has been perfected by any party, any other interested party may by motion made in person, or by counsel, oral or written, in session or at chambers, be entered on the record and considered as joined in interest with the appellant, and in such case, shall, with appellant, be bound for costs, if the decision, order or judgment appealed from be sustained."

Strike out all of Section 36 and insert in lieu thereof the following: "Section 36. Trial or hearing of said appeal on the issue made shall be had under the rules of law for civil cases, so far as the same are applicable, the appellants being considered as plaintiffs having the affirmative, and being required to produce the preponderance of evidence to reverse or modify the decision, order or judgment appealed from. If the appeal be from a board of county commissioners to a common pleas court, and be from a decision or order for or against the location or construction of an improvement, or an assessment for



benefits, the same shall be heard by the court as a case in equity; but if the decision, order or judgment appealed from be for the payment of, or the refusal to pay, a sum of money in compensation for property taken for such improvement, or as to damages to property affected thereby, the trial shall be to a jury as for a money demand.

If the appeal be from a court of common pleas to the drainage commissioner, the same shall be heard and decided by said drainage commissioner, or his official board of appeal, if he summon the same, as in this act provided, as are equity cases in courts having such jurisdiction.

So far as consistent with the rights of others, appeals under this act, shall by the trial court, or drainage commissioner, be given precedence over other matters. The common pleas court, when the case is triable by jury, may at the request of plaintiffs or defendants, under rules as in other civil cases, have the jury view the location of the improvement, and the expense of such view shall be taxed as are other costs upon the appeal.

Strike out all of Section 38 and insert in lieu thereof the following: "Section 38. The jury shall, upon the case being submitted to it, under the proper charge of the court, and upon a form provided by the court, return its verdict determining the matter in issue appealed from, upon which judgment shall be rendered by the court as in other cases. The verdict shall be signed by the jury as is provided by law, and by at least nine of the panel to make the same effective. The amount of the compensation or damage to be paid, if any, is the issue to be determined by the jury, and it may sustain the award that has been appealed from, or if it does not find such amount to agree with justice and equity determine the amount which upon the facts put in evidence does so accord. In case such amount differs from the award appealed from, the difference shall be pro-rated by addition or reduction from the assessment, if assessments have been made, upon the property assessed for such improvement.

If in jury trials there are more than one appellant, and with separate claims and issues as to different properties, the court may in its discretion submit all the several claims and issues to the same jury together, or it may direct separate trials for the separate claims and issues or any number of them. In case of such joint submission, the jury shall be approximately charged, and provided with a form to return the compensation or damage separately as to each property and appellant. Also if one appellant shall have appealed from an award as to each compensation for property taken and damages to property caused by the improvement the verdict of the jury shall separately state its findings as to each issue in controversy. In finding its verdict for compensation for property taken, or for damages to a property by an improvement, the jury shall not consider, or deduct, the value of any benefit that it will receive from the construction of such improvement.

If the appeal be upon both court issues and jury issues as in this act defined, the court shall appropriately separate the same for hearing and trial, and render its order or decree upon the court issues, and its judgment upon the verdict of the jury".

Strike out all of section 41 and insert in lieu thereof the following:

"Section 41. In addition to the right of appeal in the preceding sections of this act provided for, error may be prosecuted to the court of appeals from a final order of a judgment rendered by a court of

common pleas upon either proceeding in the matter of a petition originally filed therein, or heard or tried therein on an appeal from a final order of a board of county commissioners. Proceedings in error hereunder and the costs thereof shall be governed by the provisions of law now or hereafter in force in civil cases.

If the plaintiff or plaintiffs in error be not a board of county commissioners, or joint board of county commissioners, it shall be sufficient to make the board or joint board of county commissioners which originally rendered the decision complained of, or is opposed in interest, defendant in error, and such board or joint board shall be deemed to represent those opposed in interest to the plaintiff in error; and if the plaintiff or plaintiffs in error are a board or joint board of county commissioners, it shall be sufficient to make the petitioners for the improvement defendants in error. All parties to said proceeding in the court of common pleas affected by said proceeding in error shall be deemed to be parties defendant in error, and opposed to the contention of plaintiffs in error, unless by motion therefor they be admitted and joined with plaintiffs in error in interest.

In line 1350, after the word "marshes" insert the following:

"He shall also hear and determine all appeals provided in this act to be made to him under its provisions, and all other things by its provisions required; and shall annually report to the governor upon such matters as he deems to be of general public interest and as to all matters of apportionment of assessments between counties to joint improvements."

Strike out all of section 73 and insert in lieu thereof the following:

"Section 73. The superintendent of public works as drainage commissioner in all matters of appeal to him, provided by this act shall have the right to, and if requested in writing by any of parties in interest, shall call to his aid the state highway commissioner and the dean of the engineering department of the Ohio State University, who in such case shall with the drainage commissioner constitute an official board of appeals, and by a majority vote determine all issues to be determined upon matters appealed to the drainage commissioner under this act."

In line 1530 after the word "county", insert the following:

"All of the provisions for the issuing and sale of bonds in anticipation of assessments for benefits in case of single county improvements shall apply in like manner in case of joint county improvements; but the county commissioners of each county forming the joint board of county commissioners in the matter of determining whether to issue and sell bonds, or to make payment from the general ditch improvement fund of their respective counties shall act individually and for their own county only. For this purpose and in anticipation of the apportionment of the cost of expense of the joint improvement to the several counties, the commissioners of any county may estimate the probable apportionment to their county and base their bond issues on such estimate; and if the same be less than the apportionment finally determined upon, they may at their discretion make a supplementary bond issue to meet the deficiency, or may pay the excess of the apportionment from their general ditch improvement fund."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Myers moved that further consideration of said bill be deferred.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hastings,	Mulcahy,
Atkinson,	Delehanty,	Helfrich,	Myers,
Baker,	Dodge,	Hopple,	Pearson,
Barnes,	Drury,	Johnston,	Pugh,
Beaty,	Dunn,	Jones, of Trumbull,	Reynolds, Jas. A.,
Beetham,	Dunspaugh,	Kay,	Robins,
Benner,	Emery,	Kilbane,	Robinson,
Besaw,	Evans,	King,	Schelhorn,
Bishop,	Foster,	Kreider,	Scott,
Bond,	Fouts,	Lawyer,	Silver,
Bryson,	Gordon, of Brown,	Lentz,	Smith,
Cable,	Gordon, of Logan,	Lonz,	Spidel,
Carpenter,	Gorrell,	Lustig,	Stokes,
Chester,	Graham,	Lytle,	Swedersky,
Clark,	of Licking,	McCoy,	Taylor,
Cochrun,	Graham,	McKay,	Thompson,
Comings,	of Muskingum,	Madden,	Waterston,
Cookston,	Green,	Matthews,	Wiest,
Copeland,	Griswold,	Miller, of Fulton,	Wise,
Cowan,	Halstead,	Miller, of Stark,	York—78.

Those who voted in the negative were: Messrs. Backowski and Brannon.

So the bill passed.

The title was agreed to.

Mr. Bond moved that **H. B. No. 191** — Mr. Bond, be taken up out of its order and considered now.

The motion was agreed to.

11:15 o'clock p. m.

Mr. Lustig moved that the House adjourn.

The motion was not agreed to.

**H. B. No. 191** — Mr. Bond, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Bond moved to amend as follows:

In line five strike out the word *six* and insert in lieu thereof the word *three*.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bryson,	Dunspaugh,	Hinchey,
Atkinson,	Clark,	Emery,	Hopple,
Backowski,	Cochrun,	Evans,	Johnston,
Barnes,	Comings,	Federman,	Jones, of Hamilton,
Beaty,	Copeland,	Fouts,	Kay,
Beetham,	Crabbe,	Gordon, of Logan,	Kilbane,
Benner,	Crosser,	Graham,	King,
Billingslea,	Davis,	of Muskingum,	Kreider,
Bishop,	Delehanty,	Green,	Lawyer,
Bliss,	Dodge,	Greve,	Lentz,
Bond,	Drury,	Griswold,	Lustig,
Brannon,	Dunn,	Halstead,	Lytle,



Those voting in the affirmative are: Messrs. — Concluded.

Miller, of Fulton,	Reynolds, Jas. A.,	Silver,	Walsh,
Miller, of Stark,	Reynolds, Tom,	Smith,	Waterston,
Moyer,	Robins,	Spidel,	Wiest,
Mulcahy,	Schelhorn,	Swedersky,	Wise,
Myers,	Scott,	Taylor,	York—68.
Pugh,			

Those who voted in the negative were: Messrs. Gorrell and Morris.  
So the bill passed.  
The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 187** — Joint Committee on Taxation.

To authorize boards of education to levy taxes outside of all limitations for the purpose of meeting deficiencies in current revenues.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

Mr. Robins moved that the constitutional rule requiring bills to be read on three different days be dispensed with and **S. B. No. 187** be read the second time by its title.

Objections to the suspension of the rules being made by Mr. Hopple, said motion was withdrawn.

Mr. Beetham moved that **S. B. No. 114** — Mr. Lloyd, be taken up out of its order and considered now.

The motion was agreed to and said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. King moved to amend as follows:

At the end of line 36 change the period to a semicolon and insert: "provided, however, that the provisions of this act shall not be construed to conflict with section 15 of the General Code."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 64, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Bryson,	Dunn,	Greve,
Backowski,	Carpenter,	Dunspaugh,	Griswold,/
Barnes,	Chester,	Emery,	Halstead,
Beetham,	Comings,	Federman,	Harter,
Benner,	Cowan,	Fouts,	Hastings,
Besaw,	Crabbe,	Freeman,	Hopple,
Billingslea,	Crosser,	Gordon, of Logan,	Johnston,
Bishop,	Delehanty,	Graham,	Kay,
Bond,	Dodge,	of Muskingum,	Kilbane,
Brannon,	Drury,	Green,	King,

Those voting in the affirmative are: Messrs. — Concluded.

Lawyer,	Moyer,	Scott,	Thompson,
Lentz,	Mulcahy,	Silver,	Walsh,
Lustig,	Myers,	Smith,	Waterston,
Lytle,	Pugh,	Spidel,	Wiest,
McFarland,	Reynolds, Jas. A.,	Swedersky,	Wise,
McKay,	Robins,	Taylor,	York—64.
Miller, of Fulton,			

Those voting in the negative are: Messrs. Beaty, Gorrell, Matthews, Tom Reynolds and Schelhorn.

By unanimous consent Mr. Beaty offered the following resolution:

**H. J. R. No. 72** — Mr. Beaty.

Relative to the investigation of the combined Normal and Industrial School at Wilberforce.

WHEREAS, Governor James M. Cox in returning to the General Assembly, House Bill 492, with his disapproval said "To be entirely frank, I do not know but what this bill is a step in the right direction. For a considerable time I have been investigating conditions at Wilberforce, the institution to which this measure relates. It is perfectly apparent that some re-organization must be made, but factional feeling within the place has assumed such a temper that it is really difficult to get at basic conditions," therefore be it

*Resolved, by the General Assembly of the State of Ohio, That a committee of six be appointed, consisting of three members on the part of the Senate, to be appointed by the President of the Senate, and three members on the part of the House, to be appointed by the Speaker of the House to investigate the conditions referred to at Wilberforce by the Governor in his communication of May 27th, 1919. Such committee shall meet after its appointment and select a chairman and proceed at once with its duty. The committee is empowered to investigate the executive management of said institution, to investigate the expenditure of all sums of money, expended at said institution and to do any and all things necessary to arrive at the truth connected with the management of said institution. The committee is empowered to employ all necessary stenographers. The Attorney General and his assistants shall advise and give such aid and assistance to the committee as it may require. The committee shall keep a record of its proceedings and prepare a report of its findings and recommendations and file them with the Governor not later than Dec. 1, 1919. Upon receiving such report the Governor shall transmit the same to the General Assembly, together with such recommendations and suggestions as he may desire to make, for it to consider and act upon.*

That the supervisor of public printing and the secretary of state are hereby authorized and directed to furnish such committee, on requisition of the chairman, with all proper supplies, stationery and equipment necessary for the proper discharge of its duties. That the stenographers are to be paid by said committee while actually employed, and the committee is hereby authorized and empowered to pay the expense of such stenographers out of funds appropriated for legislative committee, upon vouchers signed by the chairman of the committee provided for herein;

the total expense to be incurred by the committee not to exceed five hundred dollars.

Mr. Beaty moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 63, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Crabbe,	Halstead,	Matthews,
Barnes,	Crosser,	Harter,	Pearson,
Beaty,	Drury,	Hastings,	Pugh,
Beetham,	Dunn,	Hopple,	Reynolds, Jas. A.,
Benner,	Dunspaugh,	Johnston,	Reynolds, Tom,
Besaw,	Emery,	Kay,	Robins,
Billingslea,	Federman,	Kilbane,	Robinson,
Bishop,	Freeman,	King,	Russell,
Bliss,	Gorrell,	Kreider,	Scott,
Bond,	Graham,	Lawyer,	Silver,
Brannon,	of Licking,	Lentz,	Spidel,
Bryson,	Graham,	Lonz,	Swedersky,
Carpenter,	of Muskingum,	Lustig,	Taylor,
Chester,	Green,	Lytle,	Thompson,
Clark,	Greve,	McFarland,	Wise,
Copeland,	Griswold,	McKay,	York—63.
Cowan,			

The resolution was adopted.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 566** — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the enforcement of such prohibition, and to repeal all sections of the General Code and acts inconsistent herewith.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 558** — Mr. King.

To make sundry appropriations.

With the following amendments in which the concurrence of the House is requested:

In line 37 strike out "4,000" and insert in lieu thereof "3,000".

After line 41 insert "A. H. Culbertson Company, Cleveland, in full settlement of claim for losses sustained in building twenty-four miles of highway in Muskingum and Licking counties.....\$50,000."

After line 63 insert "James Farrell, Columbus, in full settlement for loss of personal property in a fire at Columbus State Hospital July 4, 1912.....100.00"

Palmer C. Anderson, Columbus, in full settlement for injury sustained by automobile crashing into an unlighted barricade erected by state employes.....25.00"



Strike out lines 80 to 86 inclusive.

After line 94 insert "C. Laylin, Columbus, in full settlement for services rendered prior to July 1st, 1919, as special counsel for the Joint Taxation Committee of the 83rd General Assembly.....2,000.00"

L. D. Johnson, Columbus, in full settlement for services rendered prior to July 1st, 1919, as special counsel for the Joint Taxation Committee of the 83rd General Assembly..... 2,000.00."

Strike out line 98 to 101 inclusive.

Strike out lines 105 to 115 inclusive.

After line 124 insert "Robert M. Morgan, Cleveland, Ohio, in full payment for legal services rendered..... 1,000.00

City of St. Marys in full settlement for street paving, sidewalk and sanitary sewer assessment charged to the state prior to July 1st, 1917 ..... 803.55."

Strike out lines 126 to 129 inclusive.

Strike out lines 135 to 145 inclusive.

After line 134 insert "August Marchi, Columbus, in full settlement for loss sustained as a result of the death of his son, Francis Marchi, who was killed by an automobile truck belonging to the state.. 1,200.00."

Strike out line 153 to 167 inclusive.

Strike out lines 177 to 180 inclusive.

After line 196 insert "William J. Hiler, Columbus, in full settlement of claim for refunder of money paid for bond of cashier of treasury department..... \$300.00

E. R. Webster Company, Cincinnati, tax refunder.....\$11.25

Quaker Oats Company, Akron, tax refunder..... \$5,834.76"

Strike out line 215.

Strike out line 238.

Strike out lines 260 and 261.

Strike out lines 264 to 288, inclusive.

Strike out lines 419 and 420.

Strike out lines 423 and 424.

After line 426 insert "C. J. Murdock, Columbus, in full settlement of claim for additional compensation for services rendered as Acting Chief Deputy of the Boiler Inspection Division.....\$730.35

W. A. Perrins, Chaplain of the Senate, 83rd General Assembly \$300.00"

After line 447 insert "Union Gas & Electric Company, Cincinnati, in full settlement for certain repairs and improvements made on the Miami & Erie Canal..... \$24,251.80"

Strike out line 455.

After line 499 insert "In full settlement for taxi bills contracted by the Secretary and Members of the State Board of Agriculture during the state fair in 1915:

Kissel Car Co..... \$200.00

Murnan Packard Auto Service Co..... \$49.75

Fred W. Atcherson..... \$154.00

Dr. Paul Fisher, Columbus, in full settlement for miscellaneous expenses incurred during 1914 at the State Serum Plant..... \$24.50

Collins Furniture Co., Spencerville, in full settlement for furniture purchased for Spencerville armory in 1916..... \$255.00

Baker's Art Gallery, Columbus, in full settlement for work done for State Board of Agriculture in 1915..... \$480.00"

Strike out lines 537 to 539, inclusive.  
 After line 550 insert "Industrial Commission,  
 H 7 Insurance — To be credited to state insurance fund according  
 to provision of Section 1464-5 of the General Code..... \$25,000.00

Adjutant General —  
 F 9 — For encasing flags of Ohio regiment used in the World's  
 War.....\$5000.00

State House and Grounds —  
 A 1 Salaries —  
 11 laborers — additional salaries 1919-21..... \$2640.00

Ohio State University —  
 A 1 Salaries —  
 Professors, Instructors and other employes .... 94,240 00  
 F 9 General Plant — ..  
 Moving Athletic Field ..... 3,000 00

Ohio University —  
 A 1 Salaries —  
 Professors, Instructors and other employes .... 5,200 00  
 G 32 Capital Improvements, tunnel ..... 15,000 00

State Board of Agriculture —  
 G 1 Land —  
 Purchasing land for state fair ground ..... 700 00

Strike out lines 551 and 552.  
 In line 557 strike out "20,000.00" and insert in lieu thereof  
 "10,000.00"  
 After line 557 insert "Wall at Buckeye Lake.....1,000.00"  
 In line 561 strike out "10,000.00" and insert in lieu thereof  
 "5,000.00"  
 In line 575 strike out "1,000.00" and insert in lieu thereof "1,700.00"  
 After line 575 insert "Joseph W. O'Neal in full settlement for serv-  
 ices rendered as custodian of the Senate during week beginning Septem-  
 ber 7th, 1919 ..... 50.00"  
 After line 581 insert "Robert Smith, Columbus, hospital and doctor  
 bill ..... 115.00"  
 In line 582 strike out "printing of"  
 In line 583 strike out "7,500.00" and insert in lieu thereof  
 "15,000.00"  
 In line 596 strike out "54.55" and insert in lieu thereof "167.05"  
 After line 596 insert "R. E. Gilkerson, Youngstown, in full settle-  
 ment for traveling expenses incurred while acting as messenger to the  
 Senate Finance Committee of the 83rd General Assembly .....29.20"  
 After line 602 strike out house amendment "C. H. Brownell & Sons,  
 Washington C. H., in full settlement for property taken by unknown  
 persons from a freight car in transit during the 1913 flood .... 98.89"  
 Strike out line 658 to 660, inclusive, and insert in lieu thereof  
 "Bowling Green State Normal School to pay balance on contract for  
 construction of concrete water tank when same has been approved by  
 board of trustees of said school ..... 2,439.78"  
 After line 660 insert "State Board of Administration for the per-  
 fecting of titles to state land..... 2,500.00"  
 After line 678 insert "State Treasurer — G 31 Capital Equip-  
 ment.....100,000.00"

Adjutant General — G. 31 Capital Equipment, hot water heater  
..... 175.00"

After line 73 insert "Alliance Dry Cleaning Co., Alliance 71.50"  
Strike out lines 266 and 267.

After line 563 insert "Industrial Commission of Ohio —

A 1 Salaries —

Oil and Gas Well Inspector 3,000.00

State Bindery —

After line 573 insert "To carry out provisions of Senate Joint  
Resolution No. 16 1,000.00"

Expenditures from this item shall be paid upon itemized vouchers  
signed by the chairman of the committee provided in said resolution".

After line 583 insert "There is hereby reappropriated the item of  
\$90,000.00 made in H. B. 276, filed in the office of the Secretary of  
State March 20, 1919, to supplement appropriation made in H. B. 452  
(107 O. L. 51 — for Women's Building at Ohio State University."

After line 677 insert 'Ohio Board of Administration —

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and that the  
amendments made by the Senate be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas none, nays 64,  
as follows:

Those voting in the negative are: Messrs.

Alban,	Evans,	King,	Pugh,
Beaty,	Freeman,	Kreider,	Reynolds, Jas. A.,
Beetham,	Gordon, of Logan,	Lawyer,	Reynolds, Tom,
Benner,	Gorrell,	Lentz,	Robins,
Besaw,	Graham,	Lonz,	Robinson,
Billingslea,	of Licking,	Lustig,	Russell,
Bond,	Green,	Lytle,	Scott,
Brannon,	Greve,	McCoy,	Shy,
Bryson,	Griswold,	McFarland,	Silver,
Cochrun,	Halstead,	McKay,	Smith,
Copeland,	Harter,	Madden,	Taylor,
Crabbe,	Hopple,	Matthews,	Thompson,
Crosser,	Johnston,	Miller, of Fulton,	Walsh,
Drury,	Jones, of Trumbull,	Mulcahy,	Waterston,
Dunn,	Kay,	Myers,	Weaver,
Dunspaugh,	Kilbane,	Pearson,	Wise—64.
Emery,			

The Senate amendments were not concurred in.

By unanimous consent Mr. Scott offered the following resolution:

**H. R. No. 66** — Mr. Scott.

Extending sympathy to Harry L. Federman, member from Hamilton  
county, upon the death of his father.

WHEREAS, The Honorable Harry L. Federman, a member from  
Hamilton county, has been called upon to mourn the death of his ven-  
erable father, Mr. Jacob Federman, which occurred June 13th; therefore

*Resolved*, That we extend to our esteemed fellow member our sincere  
sympathy and condolence; and

*Be it further resolved*, That this resolution be spread upon the jour-  
nal of the House and a copy thereof be transmitted to Mr. Federman; and



*Be it further resolved*, That as a further token of respect that this House do now adjourn until 9:30 o'clock Wednesday morning.

**12:15 o'clock a. m.**

The resolution was adopted and the House adjourned until 9:30 o'clock a. m.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, June 18th, 1919, 9:30 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff of Columbus, O.

The journal of yesterday was read and approved.

Mr. Burns arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 526** — Mr. Crabbe. His name being called, Mr. Burns voted "aye".

Mr. Burns arose to a question of privilege, and asked that his vote be recorded on the emergency clause to **H. B. No. 526** — Mr. Crabbe. His name being called, Mr. Burns voted "aye".

Mr. Burns arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 527** — Mr. Crabbe. His name being called, Mr. Burns voted "aye".

Mr. Burns arose to a question of privilege, and asked that his vote be recorded on the emergency clause to **H. B. No. 527** — Mr. Crabbe. His name being called, Mr. Burns voted "aye".

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 558** — Mr. King, relative to sundry appropriations, and asks for a Committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the request of the Senate be acceded to.

The motion was agreed to.

The speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 558** — Mr. King, Messrs: Federman, Crosser and Harter.

The Speaker appointed as a committee on part of the House of Representatives to escort the governor to the Hall of the House: Messrs. Beetham and Hopple.

**10:55 o'clock a. m.**

On motion of Mr. Beetham the House recessed for 5 minutes.

**11:00 o'clock a. m.**

The House met pursuant to recess.

The sergeant-at-arms announced the presence of the Senate to meet in joint convention.

The president of the Senate called the joint convention to order and the clerk of the Senate called the roll of the Senate and announced that twenty-one members were present.

The clerk of the House called the roll of the House and one hundred and two members were present in the house.

The president of the Senate announced the purpose of the joint convention and introduced the governor who addressed the joint convention.

**11:55 o'clock a. m.**

On motion of Senator Whittemore the joint convention dissolved.

**12:00 o'clock m.**

The speaker called the House to order and on motion of Mr. Beetham the House recessed until 1:30 o'clock p. m.

**1:30 o'clock p. m.**

The House met pursuant to recess.

**8:45 o'clock p. m.**

On motion of Mr. Beetham the House recessed for ten minutes.

**8:55 o'clock p. m.**

The House met pursuant to recess.

By unanimous consent Mr. Fouts offered the following **H. R. No. 67**—Mr. Fouts.

Relative to continuing services of recording clerk.

*Resolved*, That to complete the work of the session and to help conduct his office after adjournment and during the interval up to the next regular session of the General Assembly, the clerk be and he is authorized to retain the services of the recording clerk, Ella M. Scriven, to perform such duties and stenographic work as the office may require, such employee to be paid the same rate per diem as is received by her during the session.

Mr. Fouts moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Evans,	Hoover,
Atkinson,	Chester,	Faris,	Johnston,
Backowski,	Comings,	Foster,	Jones, of Trumbull,
Barnes,	Cookston,	Fouts,	Kay,
Beaty,	Copeland,	Freeman,	Kilbane,
Beetham,	Crabbe,	Gardner,	King,
Benner,	Crosser,	Gordon, of Brown,	Kreider,
Billingslea,	Davis,	Gordon, of Logan,	Lawyer,
Bishop,	Delehanty,	Graham,	Lentz,
Bliss,	Dodge,	of Muskingum,	Lustig,
Bond,	Donahay,	Green,	Lytle,
Brannon,	Drury,	Griswold,	McCoy,
Bryson,	Dunn,	Halstead,	McFarland,
Cable,	Dunspaugh,	Hastings,	McKay,
Carpenter,	Emery,	Hinchey,	Matthews,

Those voting in the affirmative are: Messrs. — Concluded.

Miller, of Fulton,	Robinson,	Stump,	Weaver,
Moyer,	Scott,	Swedersky,	Wiest,
Mulcahy,	Silver,	Taylor,	Wise,
Reynolds, Jas. A.,	Spidel,	Waterston,	York—77.
Robins,	Stokes,		

The resolution was adopted.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 567** — The Special Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, issue bonds and to levy taxes for such purposes.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 567** — The Special Joint Committee on Taxation, was read the second time by its title.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 567** — The Special Joint Committee on Taxation, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 87, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Griswold,	Matthews,
Atkinson,	Davis,	Halstead,	Miller, of Fulton,
Backowski,	Delehanty,	Harter,	Miller, of Stark,
Barnes,	Denune,	Hastings,	Moyer,
Beetham,	Dodge,	Hatch,	Mulcahy,
Benner,	Donahay,	Hinchey,	Myers,
Billingslea,	Drury,	Hoover,	Pearson,
Bishop,	Dunn,	Hopple,	Reynolds, Jas. A.,
Bliss,	Dunspaugh,	Hughes,	Robins,
Bond,	Emery,	Johnston,	Robinson,
Brannon,	Evans,	Jones, of Trumbull,	Scott,
Bryson,	Faris,	Kilbane,	Silver,
Cable,	Federman,	King,	Smith,
Carpenter,	Foster,	Lawyer,	Stokes,
Carson,	Fouts,	Lentz,	Swedersky,
Chester,	Freeman,	Lonz,	Taylor,
Cochrun,	Gardner,	Luchsinger,	Thompson,
Comings,	Gordon, of Brown,	Lustig,	Waterston,
Cookston,	Gordon, of Logan,	Lytle,	Wiest,
Copeland,	Graham,	McCoy,	Wise,
Cowan,	of Muskingum,	McFarland,	York,
Crabbe,	Green,	McKay,	Mr. Speaker—87.

Those voting in the negative are: Messrs. Gorrell, Graham, of Licking, Morris.

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 87, nays 2, as follows:



Those voting in the affirmative are: Messrs:

Alban,	Delehanty,	Harter,	Matthews,
Atkinson,	Denune,	Hastings,	Miller, of Fulton,
Backowski,	Dodge,	Hatch,	Miller, of Stark,
Barnes,	Donahay,	Hinchey,	Moyer,
Beetham,	Drury,	Hoover,	Mulcahy,
Benner,	Dunn,	Hopple,	Myers,
Billingslea,	Dunspaugh,	Hughes,	Pearson,
Bliss,	Emery,	Johrston,	Reynolds, Jas. A.,
Bond,	Evans,	Jones, of Trumbull,	Robins,
Brannon,	Faris,	Kay,	Robinson,
Bryson,	Federman,	Kilbane,	Scott,
Cable,	Foster,	King,	Silver,
Carpenter,	Fouts,	Kreider,	Smith,
Carson,	Freeman,	Lawyer,	Stokes,
Chester,	Gardner,	Lentz,	Swedersky,
Comings,	Gordon, of Brown,	Lonz,	Taylor,
Cookston,	Gordon, of Logan,	Luchsinger,	Thompson,
Copeland,	Graham,	Lustig,	Waterston,
Cowan,	of Muskingum,	Lytle,	Wiest,
Crabbe,	Green,	McCoy,	Wise,
Crosser,	Griswold,	McFarland,	York,
Davis,	Halstead,	McKay,	Mr. Speaker—87.

Those voting in the negative are: Messrs. Gorrell and Morris.

The emergency clause passed.

The title was agreed to.

Mr. Beetham moved that the rules be suspended and that **S. B. No. 187**—Special Joint Committee on Taxation be now taken up and read the second time by its title only.

The motion was agreed to.

On motion of Mr. Beetham the constitutional rule requiring bills to be read fully on three different days was dispensed with and **S. B. No. 187**—Special Joint Committee on Taxation, having previously been engrossed was read the third time.

The question being, "Shall the bill pass?"

Mr. Robins moved to amend as follows:

In lines 1 and 2 strike out the following words "addition to all other means provided by law for meeting deficiencies in the current revenue of school districts" and insert in lieu thereof, "lieu of proceeding under an act entitled 'An Act to authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, issue bonds and levy taxes for such purpose but not otherwise.'"

In line 3, strike out the word "such" between the words "any" and "district" and insert in lieu thereof the word "school".

In section 1 near the end of the section, strike out the figures "—1920".

In section 2 and in the 3rd line thereof, strike out the figures "—1920".

In section 2 and in the 5th line thereof, strike out the figures "—1920".

In section 3 after the word "taxes" first occurring therein insert the following "on the duplicate made up in the year 1919".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 87, nays 1, as follows:

Those voting in the affirmative are: Messrs:

Alban,	Crosser,	Griswold,	Matthews,
Atkinson,	Davis,	Halstead,	Miller, of Fulton,
Rackowski,	Delehanty,	Harter,	Miller, of Stark,
Barnes,	Denune,	Hastings,	Moyer,
Beaty,	Dodge,	Hatch,	Mulcahy,
Beetham,	Donahay,	Hinchey,	Myers,
Benner,	Drury,	Hoover,	Pearson,
Billingslea,	Dunn,	Hopple,	Reynolds, Jas. A.,
Bishop,	Dunspaugh,	Hughes,	Reynolds, Tom,
Bliss,	Emery,	Johnston,	Robins,
Bond,	Evans,	Jones, of Trumbull,	Robinson,
Brannon,	Faris,	Kay,	Scott,
Bryson,	Federman,	Kilbane,	Silver,
Cable,	Foster,	Kreider,	Smith,
Carpenter,	Fouts,	Lawyer,	Swedersky,
Carson,	Freeman,	Lentz,	Taylor,
Clark,	Gardner,	Lonz,	Thompson,
Comings,	Gordon, of Brown,	Luchsinger,	Waterston,
Cookston,	Gordon, of Logan,	Lustig,	Wiest,
Copeland,	Graham,	Lytle,	Wise,
Cowan,	of Muskingum,	McCoy,	York,
Crabbe,	Green,	McFarland,	Mr. Speaker—87.

Mr. Gorrell voted in the negative.

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 86, nays 1, as follows:

Those voting in the affirmative are: Messrs:

Alban,	Davis,	Halstead,	Matthews,
Atkinson,	Delehanty,	Harter,	Miller, of Fulton,
Backowski,	Denune,	Hatch,	Miller, of Stark,
Barnes,	Dodge,	Hinchey,	Moyer,
Beaty,	Donahay,	Hoover,	Mulcahy,
Benner,	Drury,	Hopple,	Myers,
Billingslea,	Dunn,	Hughes,	Pearson,
Bliss,	Dunspaugh,	Johnston,	Reynolds, Jas. A.,
Bond,	Emery,	Jones, of Trumbull,	Robins,
Brannon,	Evans,	Kay,	Robinson,
Bryson,	Faris,	Kilbane,	Scott,
Cable,	Federman,	King,	Silver,
Carpenter,	Foster,	Kreider,	Smith,
Carson,	Fouts,	Lawyer,	Swedersky,
Chester,	Freeman,	Lentz,	Taylor,
Cochrun,	Gardner,	Lonz,	Thompson,
Comings,	Gordon, of Brown,	Luchsinger,	Waterston,
Cookston,	Gordon, of Logan,	Lustig,	Wiest,
Copeland,	Graham,	Lytle,	Wise,
Cowan,	of Muskingum,	McCoy,	York,
Crabbe,	Green,	McFarland,	Mr. Speaker—86.
Crosser,	Griswold,	McKay,	

Mr. Gorrell voted in the negative.

The emergency clause passed.

The title was agreed to.

By unanimous consent Mr. Beetham offered the following resolution:

**H. J. R. No. 73**—Mr. Beetham.

Relative to reconvening of the General Assembly.

*Resolved*, That when the General Assembly takes a recess, on June 19, 1919 that it be until Monday, December 1, 1919, 5 o'clock p. m. unless sooner called together by the speaker and speaker pro tem of the House and the president and president pro tem of the Senate or a majority of these officers who are hereby constituted a committee for such purpose and authorized to make such call if at any time during the recess there should arise a reasonable cause for the assembly to meet; and

*Be it further resolved*, That the officers herein mentioned are further authorized, instructed and directed, should they deem it necessary, to call a meeting of any of the committees of the House or Senate or joint committees of House and Senate during the recess for the purpose of preparing bills upon any subject to be introduced on the reassembling of the assembly; and

*Be it further resolved*, That any of such standing or special committees that may be called as herein provided are authorized to sit during the recess and perform such services as may be required of them under the call; and

*Be it further resolved*, That such committees as herein provided shall be entitled to their actual and necessary expenses while in performance of their duties as such committees, payable upon vouchers to be issued upon the committee funds and signed by the clerk of either branch of the assembly; and

*Be it further resolved*, That the auditor of state is directed and instructed to honor such vouchers.

*Be it further resolved*, That should the assembly reconvene under the provisions of this resolution that upon such convening the president of the Senate and the Speaker of the House of Representatives are hereby authorized, directed and empowered to correct the journals of their respective houses as to the time of recess.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 72, nays 2, as follows:

Those voting in the affirmative are: Messrs:

Alban,	Cowan,	Graham,	McCoy,
Atkinson,	Crosser,	of Muskingum,	McFarland,
Backowski,	Davis,	Green,	McKay,
Barnes,	Delehanty,	Griswold,	Matthews,
Beaty,	Denune,	Halstead,	Miller, of Fulton,
Beetham,	Donahay,	Hatch,	Miller, of Stark,
Benner,	Drury,	Hoover,	Moyer,
Billingslea,	Dunn,	Johnston,	Mulcahy,
Bishop,	Dunspaugh,	Jones, of Trumbull,	Myers,
Bliss,	Emery,	Kay,	Pearson,
Bond,	Evans,	Kilbane,	Robins,
Brannon,	Federman,	King,	Robinson,
Bryson,	Foster,	Kreider,	Scott,
Cable,	Fouts,	Lawyer,	Silver,
Carpenter,	Freeman,	Lonz,	Swedersky,
Clark,	Gardner,	Luchsinger,	Taylor,
Comings,	Gordon, of Brown,	Lustig,	Thompson,
Cookston,	Gordon, of Logan,	Lytle,	Wise—72.
Copeland,			



Those voting in the negative are: Messrs. Gorrell and Wiest.  
The resolution was adopted.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 71** — Mr. Crabbe.

Relative to enrolling **H. B. Nos. 526** and **527** in typewriting.

Attest:

W. E. HALLEY,  
Clerk.

The Speaker of the House, in the presence of the House signed said joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**Am. S. B. No. 162** — Mr. Miller.

To provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting the liquor traffic and to prescribe their powers and duties and to fix their compensation.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
J. E. HOLDEN,  
CARL V. BEEBE,

HERBERT L. JONES,  
C. F. McCOY,  
JOHN E. BARNES.

The Speaker of the House, in the presence of the House, signed said bill.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 526** — Mr. Crabbe.

To provide against the manufacture and sale of intoxicating liquors as a beverage and to repeal the provisions of an act to provide for license to traffic in intoxicating liquors as found in volume 103, Ohio Laws, at pages 216-243, being sections 1261-16 to 1261-73 inclusive of the General Code, and to repeal all other sections of the General Code inconsistent herewith.

**H. B. No. 527** — Mr. Crabbe.

To provide for the enforcement of laws and the constitutional amendment prohibiting the manufacture and sale of intoxicating liquors as a beverage, and to repeal the provisions of an act to provide for license to traffic in intoxicating liquors as found in Volume 103, Ohio Laws, at pages 216-243, being sections 1261-16 to 1261-73 inclusive, of the General Code, and to repeal all other sections of the General Code inconsistent herewith.

**H. B. No. 350** — Mr. Gorrell.

To further supplement section 13031 of the General Code by the enactment of sections to be known as sections 13031-13, 13031-14, 13031-15, 13031-16, 13031-17, 13031-18 and 13031-19, providing for the suppression of prostitution.

JOHN E. BARNES,  
C. F. McCOY,  
H. L. JONES,  
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,  
CHAS. A. WHITE,  
J. E. HOLDEN.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Hopple call up the pending motion entered upon the journal to reconsider the vote whereby **S. B. No. 149** — Mr. Norris, was lost.

The motion was taken up.

The question being, "Shall the vote be reconsidered?" which was agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 41, nays 24, as follows:

Those voting in the affirmative are: Messrs:

Atkinson,	Crosser,	Hastings,	Moyer,
Backowski,	Denune,	Hinchey,	Mulcahy,
Baker,	Drury,	Hoover,	Myers,
Beetham,	Dunspaugh,	Hopple,	Reynolds, Jas. A.,
Benner,	Fouts,	Hughes,	Scott,
Billingslea,	Freeman,	Johnston,	Smith,
Bishop,	Gordon, of Brown,	Kilbane,	Swedersky,
Bliss,	Griswold,	Lentz,	Taylor,
Brannon,	Halstead,	Lustig,	Thompson,
Bryson,	Harter,	Miller, of Stark,	York—41.
Cowan,			

Those voting in the negative are: Messrs.

Alban,	Faris,	Hatch,	Matthews,
Barnes,	Gorrell,	Kay,	Miller, of Fulton,
Cookston,	Graham,	Kreider,	Morris,
Davis,	of Licking,	Lawyer,	Pearson,
Donahay,	Graham,	Lytle,	Weaver,
Dunn,	of Muskingum,	McCoy,	Wise—24.
Emery,	Green,		

The bill not having received a constitutional majority was lost.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 568** — Mr. Lawyer.

To amend section 7730 of the General Code, as amended H. B. 348 and H. B. 406 as passed in the 83rd General Assembly, relative to the suspension of schools in village or rural districts.

On motion of Mr. Lawyer the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 568** — Mr. Lawyer, was read the second time by its title,

On motion of Mr. Lawyer the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 568** — Mr. Lawyer, was engrossed at the clerk's desk and read the third time.

On motion of Mr. Beetham further consideration of said bill was deferred until June 19, 1919.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the President appointed as managers on the part of the Senate in the matter of difference between the two houses on **Am. H. B. No. 558** — Mr. King, relative to sundry appropriations, Messrs. Davis, Busbey, Holl.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 558** — Mr. King.

Relative to sundry appropriations.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you of the passage of the following bill:

**Am. H. B. No. 191** — Mr. Bond.

Relative to the compensation of the chief inspector and district inspectors of mines.

With the following amendments in which the concurrence of the House is requested.

In line 5 strike out "three thousand three hundred dollars" and insert in lieu thereof "three thousand".

In the title strike out in line 2 "Chief inspector and".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the Senate amendments to said bill be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 63, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,  
Backowski,  
Beaty,  
Beetham,

Benner,  
Billingslea,  
Bishop,  
Bond,

Brannon,  
Brvson,  
Chester,  
Comings,

Copeland,  
Cowan,  
Davis,  
Denune,



Those voting in the affirmative are: Messrs. — Concluded.

Donahay,	Griswold,	Lawyer,	Reynolds, Jas. A.,
Drury,	Halstead,	Lentz,	Robins,
Dunn,	Harter,	Lonz,	Robinson,
Dunspaugh,	Hinchey,	Lustig,	Scott,
Emery,	Hoover,	McFarland,	Silver,
Federman,	Hopple,	Matthews,	Smith,
Fouts,	Johnston,	Miller, of Fulton,	Swedersky,
Freeman,	Jones, of Trumbull,	Miller, of Stark,	Thompson,
Gorrell,	Kay,	Morris,	Waterston,
Graham,	Kilbane,	Mulcahy,	Wiest,
of Muskingum,	King,	Myers,	York,
Green,	Kreider,	Pearson,	Mr. Speaker—63.

The Senate amendments were concurred in.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

**H. J. R. No. 71** — Mr. Crabbe.

Relative to enrolling **H. B. Nos. 526** and **527** in typewriting.

JOHN E. BARNES,  
C. F. McCOY,  
H. L. JONES,  
CARL V. BEEBE,

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
CHARLES A. WHITE,  
J. E. HOLDEN.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 72** — Mr. Beaty.

Relative to Wilberforce University.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 51** — Mr. Swedersky.

Relative to hunting ducks.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 100** — Mr. Berry.

Relative to ditch laws.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 114** — Mr. Lloyd.

Relative to sundry claims board.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 567** — Special Joint Committee on Taxation.  
Relative to taxation.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

**H. B. No. 527** — Mr. Crabbe.  
Relative to prohibition laws.

**H. B. No. 526** — Mr. Crabbe.

To provide against the manufacture of intoxicating liquor.

Attest:

W. E. HALLEY,  
Clerk.

12:35 o'clock a. m.

On motion of Mr. Beetham the House adjourned until 9 o'clock a. m. June 19th, 1919.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, June 19, 1919, 9:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by Mr. Graham, of Muskingum.

The journal of yesterday was read and approved.

Mr. Lawyer moved that **H. B. No. 568** — Mr. Lawyer, consideration of which had been deferred until this date, and which had previously been read the third time, be now taken up.

The motion was agreed to.

The question being "Shall the bill pass?"

Mr. Lawyer demanded a call of the House, which was duly seconded, taken, and eighty-six members answered to their names.

The absentees are: Messrs.

Backowski,	Dodge,	Helfrich,	Shy,
Banker,	Drury,	Hooley,	Spidel,
Besaw,	Dunn,	Jones, of Hamilton,	Stump,
Bing,	Dunspaugh,	Luchsinger,	Talley,
Bliss,	Entemann,	Pugh,	Thompson,
Bonser,	Faris,	Reynolds, Tom,	Walsh,
Brach,	Federman,	Russell,	Wenner,
Brown,	Gardner,	Schelhorn,	Wildermuth,
Burns,	Greve,	Scott,	Winter.
Dildine,	Halstead,		

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Lawyer further proceedings under the call were dispensed with.

The question recurring on the passage of **H. B. No. 568** — Mr. Lawyer.

The yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hatch,	Miller, of Stark,
Atkinson,	Delehanty,	Hinchey,	Morris,
Barnes,	Denune,	Hoover,	Moyer,
Beaty,	Donahay,	Hughes,	Mulcahy,
Beetham,	Dunn,	Johnston,	Myers,
Benner,	Emery,	Jones, of Trumbull,	Pearson,
Bishop,	Evans,	Kay,	Reynolds, Jas. A.,
Blauser,	Foster,	Kilbane,	Robins,
Bond,	Fouts,	King,	Robinson,
Brannon,	Freeman,	Kreider,	Silver,
Bryson,	Gardner,	Lawyer,	Smith,
Cable,	Gordon, of Brown,	Lentz,	Stokes,
Carpenter,	Gordon, of Logan,	Lonz,	Swedersky,
Carson,	Gorrell,	Lustig,	Taylor,
Chester,	Graham,	Lytle,	Thompson,
Cochrun,	of Muskingum,	McCoy,	Waterston,
Comings,	Green,	McFarland,	Weaver,
Cookston,	Griswold,	McKay,	Wiest,
Copeland,	Halstead,	Madden,	Wise,
Crabbe,	Hastings,	Miller, of Fulton,	York—80.
Crosser,			

So the bill passed.

The title was agreed to.

Bu unanimous consent Mr. Miller, of Fulton, offered the following resolution:

**H. R. No. 68** — Mr. Miller, of Fulton.

Relative to certain claims against the House of Representatives.

*Resolved*, That the following claims be allowed and orders drawn on the proper funds for the payment thereof:

Frank C. Wise, expense legislative committee .....	\$145.84
C. W. McFarland, expense legislative committee .....	132.07
E. M. Crosser, expense legislative committee .....	120.28
Harry L. Federman, expense legislative committee .....	185.52
H. M. Carpenter, expense legislative committee .....	158.65
Jas. A. Reynolds, expense legislative committee .....	68.36
Dow W. Harter, expense legislative committee .....	45.50
Harry McKay, expense legislative committee .....	133.22
John Cowan, expense legislative committee .....	138.90
R. M. Billingslea, expense legislative committee .....	46.59
Francis M. Thompson, expense legislative committee .....	118.97
Harry F. Brown, expense legislative committee .....	71.64
C. W. King, expense legislative committee .....	128.25
D. W. Besaw, expense legislative committee .....	97.77
J. S. Graham, expense legislative committee .....	98.14
Underwood Typewriter Co. ....	141.00
Remington Typewriter Co. ....	8.00
Bowden Towel Supply Co. ....	66.50
Crystal Ice Mfg. Co. ....	59.10
Wendt Bristol Co. ....	8.45
Ohio State Telephone Co. ....	153.56
Central Union Telephone Co. ....	440.22
Diehl Office Equipment Co. ....	.40
Western Union Telegraph Co. ....	.30



Mr. Miller of Fulton moved the immediate adoption of the resolution.

The motion was agreed to.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hatch,	Moyer,
Barnes,	Davis,	Hoover,	Mulcahy,
Beaty,	Delehanty,	Huber,	Pearson,
Beetham,	Denune,	Jones, of Trumbull,	Reynolds, Jas. A.,
Benner,	Donahay,	Kay,	Robins,
Bishop,	Emery,	Kilbane,	Robinson,
Blauser,	Evans,	King,	Silver,
Bond,	Foster,	Kreider,	Smith,
Brannon,	Gordon, of Brown,	Lentz,	Stokes,
Bryson,	Gordon, of Logan,	Lonz,	Stump,
Carpenter,	Graham,	Lustig,	Swedersky,
Chester,	of Licking,	Lytle,	Taylor,
Cochrun,	Graham,	McCoy,	Thompson,
Comings,	of Muskingum,	McFarland,	Waterston,
Cookston,	Green,	McKay,	Weaver,
Copeland,	Griswold,	Madden,	Wiest,
Cowan,	Halstead,	Miller, of Fulton,	Wise—66.

The resolution was adopted.

Mr. Blauser arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 567** — The Special Joint Committee on Taxation. His name being called, Mr. Blauser voted "aye".

Mr. Blauser arose to a question of privilege, and asked that his vote be recorded on the emergency clause to **H. B. No. 567** — The Special Joint Committee on Taxation. His name being called, Mr. Blauser voted "aye".

Mr. Stump arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 567** — The Special Joint Committee on Taxation. His name being called, Mr. Stump voted "aye".

Mr. Stump arose to a question of privilege, and asked that his vote be recorded on the emergency clause on **H. B. No. 567** — The Joint Committee on Taxation. His name being called, Mr. Stump voted "aye".

Mr. Kay called up his pending motion entered upon the journal to reconsider the vote whereby **S. B. No. 168** — Mr. Ake, was lost.

The motion was taken up. The question being, "Shall the vote be reconsidered?" which was not agreed to.

Mr. Crosser submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 558** — Mr. King, having had the same under consideration do recommend to the respective houses as follows:

That said **H. B. 558** be adopted as printed with the following amendments:

In line 37 strike out "4,000.00" and insert in lieu thereof "3,000.00".  
 After line 41 insert "A. E. Culbertson Co., Cleveland,  
 in full settlement of claim for losses sustained in building twenty-four miles of highway in Muskingum and Licking Counties, provided, however, that the money for the settlement of this claim shall be taken from the State Highway Improvement Fund..... \$50,000.00"

After line 63 insert "James Farrell, Columbus, in full settlement for loss of personal property in a fire at Columbus State Hospital July 4th, 1912....."	50.00"
"Palmer C. Anderson, Columbus, in full settlement for damage sustained by automobile crashing into an unlighted barricade erected by state employes ....."	25.00"
After line 73 insert "Alliance Dry Cleaning Co., Alliance.. Strike out lines 80 to 82 inclusive."	71.50"
After line 94 insert "C. Laylin, Columbus, in full settlement for services rendered prior to July 1st, 1919, as special counsel for the Joint Taxation Committee of the Eighty-third General Assembly....."	2,000.00"
"L. D. Johnson, Columbus, in full settlement for services rendered prior to July 1st, 1919, as special counsel for the Joint Taxation Committee of the Eighty-third General Assembly ....."	2,000.00"
After line 101 insert "Edward Cain, porter in Senate....."	57.00"
In line 107 strike out "105.69" and insert in lieu thereof "52.84".	
After line 124 insert "Robert M. Morgan, Cleveland, in full payment for legal services rendered....."	1,000.00"
"City of St. Marys in full settlement for street paving, sidewalk and sanitary sewer assessments charged to the state prior to July 1st, 1917....."	803.55"
After line 145 insert "August Marchi, Columbus, in full settlement for loss sustained as a result of the death of his son Francis Marchi who was killed by an automobile truck belonging to the State....."	1,200.00"
In line 152 strike out "100.00" and insert in lieu thereof "143.00".	
Strike out lines 153 to 167 inclusive.	
Strike out lines 177 to 180 inclusive.	
After line 196 insert "Quaker Oats Co., Akron, tax refunder	5,834.76"
"E. R. Webster Co., Cincinnati, tax refunder....."	11.25"
Strike out line 215.	
Strike out line 225.	
After line 232 insert "Metropolitan Life Insurance Co., New York City, refunder of certain taxes paid in 1902	11,453.71"
"New York Life Insurance Co., New York City, refunder of certain taxes paid in 1902....."	13,958.81"
Strike out line 238.	
Strike out lines 260 and 261.	
Strike out lines 264 and 265.	
Strike out line 288.	
In line 323 strike out the word "Rotledge" and insert in lieu thereof "Rutledge".	
After line 418 insert "Walter Roberts....."	24.50"
In line 419 strike out "142.00" and insert in lieu thereof "163.00".	
In line 420 strike out "132.00" and insert in lieu thereof "153.00".	
In line 421 strike out "77.00" and insert in lieu thereof "98.00".	
In line 422 strike out "60.00" and insert in lieu thereof "81.00".	
After line 422 insert "Howard Smith....."	150.00"
After line 424 insert "W. A. Perrins, chaplain Senate, Eighty-third General Assembly....."	300.00"
After line 426 insert "C. J. Murdock, Columbus, in full settlement of claim for additional compensation for	

services rendered as acting Chief Deputy of the Boiler Inspection Division .....	730.35"
After line 449 insert "American Sewer Pipe Co., Barberton, in full settlement for expenses incurred in repairing the Ohio Canal near Barberton between February 15th and 20th, 1918....."	145.31"
"Babcock and Wilcox Co., Barberton, in full settlement for expenses incurred in repairing the Ohio Canal near Barberton between February 15th and 20th, 1918 .....	2,323.30"
"The Union Gas & Electric Co., Cincinnati, in full settlement for expenses incurred in repairing Miami & Erie Canal previous to July 1st, 1917....."	9,811.96"
"The Union Gas & Electric Co., Cincinnati, in full settlement for expenses incurred in repairing Miami & Erie Canal from February 23, 1918 to December 31, 1918 Strike out line 455.	4,627.88"
After line 499 insert "In full settlement for taxi bills contracted by the secretary and members of the State Board of Agriculture during the State Fair in 1915:	
Kissel Kar Co., Columbus.....	200.00
Murnan Packard Auto Service Co., Columbus.....	49.75
Fred W. Atcherson, Columbus.....	154.00
Dr. Paul Fischer, Columbus, in full settlement for miscellaneous expenses incurred during 1914 at the State Serum Plant .....	24.50
Collins Furniture Co., Spencerville, in full settlement for furniture purchased for Spencerville Armory in 1916 .....	265.00
Baker's Art Gallery, Columbus, in full settlement for work done for State Board of Agriculture in 1915.....	480.00"
In line 488 after "furnished the" insert "automobile truck".	
In line 528 after the figures "1914" insert "while an employe of the Department of Public Works".	
Strike out lines 537 to 539 inclusive.	
After line 548 insert "State Library	
A 1 Salaries —	
To supplement the salary of stenographer for two years .....	240.00"

## DEPARTMENT OF LIBRARY ORGANIZATION.

A 1 Salaries —	
Office Assistant to supplement salary for two years .....	240.00"

## STATE BOARD OF AGRICULTURE.

G 1 Land —	
Land for State Fair Ground.....	700.00"
After line 550 insert "Industrial Commission —	
H 7 Insurance —	
To be credited to State Insurance Fund according to provision of sections 1464-1465 of the General Code .....	25,000.00

## OHIO UNIVERSITY

A 1 Salaries —	
Professors, instructors and other employes additional salary 1919-21.....	5,200.00



G 32 Other Capital Outlay —	
Tunnel .....	15,000.00

## ADJUTANT GENERAL

F 9 General Plant Service —	
Encasing flags used by Ohio regiments in the World War .....	2,000.00

## STATE HOUSE AND GROUNDS

A 1 Salaries —	
Eleven laborers additional salaries 1919-21 .....	2,640.00

## OHIO STATE UNIVERSITY

A 1 Salaries —	
Professors, instructors and other employes 1919- 21 .....	94,240.00"

Strike out lines 551 and 552.

After line 552 insert "To carry out provisions of Senate Joint Resolution No. 16 \$1,000.00, provided, however, that the chairman of the committee provided in said resolution is hereby authorized to issue vouchers against the appropriation.

## KENT NORMAL SCHOOL

A 2 Wages —	
Summer School .....	3,500.00"
After line 555 insert "G 1 Lands —	
For the purchase of two lots in the village of Celina..	3,000.00"
After line 557 insert "Wall at Buckeye Lake.....	1,000.00"

## "SENATE

F 6 Traveling Expense —	
To supplement allowances for mileage of members to conform with rates promulgated by the federal government .....	2,000.00
In line 561 strike out "10,000.00" and insert in lieu thereof	"7,500.00".

## "HOUSE OF REPRESENTATIVES

F 6 Traveling Expenses —	
To supplement allowances for mileage of mem- bers to conform with rates promulgated by the federal government .....	7,000.00"
After line 563 insert "Industrial Commission of Ohio —	
A 1 Salaries —	
Oil and Gas Well Inspector for two years.....	3,000.00"
In line 570 strike out "4.90" and insert "4.00".	
In line 573 strike out "main" and insert "maintain".	
In line 575 change "Myer" to "Meyer" and change "1,000.00" to "1,700.00".	
After line 575 insert "Joseph W. O'Neal in full settlement for services to be rendered as custodian of the Senate during week September 7th, 1919.....	50.00"
After line 581 insert "Robert Smith, Columbus, doctor and hospital bills .....	115.00"

After line 581 insert "F 9. General Plant Service —

To print ten thousand sets of Howe's History of Ohio 17,000.00"

In line 582 strike out "printing of".

In line 583 strike out "7,500.00" and insert in lieu thereof "15,000.00".

After line 583 insert "There is hereby reappropriated the item of \$90,000.00 made in H. B. 276 filed in the office of the Secretary of State, March 20, 1919 to supplement appropriation made in H. B. 452 (107 O. L. 51) for Women's Building at Ohio State University".

"OHIO STATE UNIVERSITY

F 9 General Plant Service —

Moving Athletic Field..... 3,000.00"

In line 596 strike out "54.55" and insert in lieu thereof "167.05".

After line 596 insert "R. E. Gilkerson, Youngstown, in full settlement for traveling expenses incurred while acting as messenger to the Senate Finance Committee of the Eighty-third General Assembly..... 29.20"

After line 602 insert "Marion Jackson, Tippecanoe City, in full settlement for dirt and gravel taken from her property by the Department of Public Works in 1916.... 40.00"

"Middletown Hydraulic Co., Middletown, in full settlement for purchase of 3 4-10 acres of land upon which levee is built..... 306.00"

"A. H. Rickert, Newark, in full settlement for damages resulting from failure of title in land sold to claimant by state ..... 100.00"

Strike out lines 654 to 660 inclusive.

After line 653 insert "Bowling Green State Normal School —

To pay balance on contract for construction of concrete water tank when same has been approved by Board of Trustees of said school..... 2,439.78"

"HOUSE OF REPRESENTATIVES

\*F 1 Repairs —

Redecorating House and Press Room..... 3,000.00"

After line 600 insert "House of Representatives —

A 2 Wages —

10 Assistant Clerks 23 days..... 1,150.00

11 Stenographers 23 days..... 1,265.00

4 Sergeants at Arms 23 days..... 460.00

1 Assistant Postmaster 23 days..... 115.00

2 Telephone Attendants 23 days..... 207.00

2 Cloak Room Attendants 23 days ..... 184.00

5 Committee Room Attendants 23 days..... 460.00

5 Doorkeepers 23 days..... 460.00

5 Porters 23 days..... 460.00

7 Pages 23 days..... 483.00

After line 653 insert "Unexpended balances in appropriations made to the Board of Administration for the construction of cottages at the Ohio Hospital for Epileptics and the Institution for Feeble-Minded by the Eighty-second General Assembly are hereby reappropriated and made available to complete such cottages."

"There is hereby reappropriated to the Penitentiary Commission any

unencumbered balances remaining to the credit of such commission June 30, 1919. The Penitentiary Commission is hereby authorized and directed to transfer such balances to the credit of the Board of Administration on which board is authorized to expend them for the purposes for which they were originally appropriated."

"The trustees of Ohio University are hereby authorized to sell a certain lot in the city of Athens located between lots owned by one Chubb and one Witt facing Court St., and use the money obtained from the same to purchase a lot known as the "Golden" lot adjacent to President st. in the said city of Athens. Provided, however, that the purchase of the last named lot shall not be made at a sum greater than that obtained from the sale of the first named lot."

After line 660 insert "Board of Administration —

To clear title to certain state lands..... 2,500.00"

In line 678 strike out "levy" and insert "levee".

After line 678 insert "Treasurer of State —

G 31 Capital Equipment ..... 100,000.00

#### STATE HOUSE AND GROUNDS

G 31 Capital Equipment —

Hot Water Heater..... 175.00"

Strike out lines 679 and 685 inclusive.

E. M. CROSSER,  
HARRY L. FEDERMAN,  
DOW W. HARTER.

Managers on the part of the House.

H. W. DAVIS,  
T. A. BUSBEY,  
GEORGE W. HOLL.

Managers on the part of the Senate.

The question being, "Shall the report of the committee of conference be agreed to?"

Mr. Beetham moved that further consideration of the report of the committee of conference be deferred.

Upon which a yea and nay vote was demanded, taken and resulted — yeas 46, nays 37, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Gorrell,	Lytle,
Beaty,	Cookston,	Graham,	McFarland,
Beetham,	Copeland,	of Licking,	McKay,
Benner,	Crabbe,	Graham,	Matthews,
Bond,	Crosser,	of Muskingum,	Miller, of Fulton,
Bryson,	Donahay,	Green,	Miller, of Stark,
Burns,	Drury,	Griswold,	Morris,
Cable,	Dunn,	Halstead,	Pearson,
Carpenter,	Emery,	Hatch,	Robins,
Carson,	Faris,	Hughes,	Silver,
Clark,	Federman,	Jones, of Trumbull,	Waterston,
Cochrun,	Gordon, of Logan,	Kreider,	Wise—46.



Those voting in the negative are: Messrs.

Atkinson,	Evans,	Johnston,	Myers,
Backowski,	Foster,	Kilbane,	Reynolds, Jas. A.,
Baker,	Gordon, of Brown,	Lentz,	Smith,
Billingslea,	Harter,	Lonz,	Stokes,
Bishop,	Hastings,	Lustig,	Stump,
Blauser,	Hinchey,	McCoy,	Swedersky,
Brannon,	Hoover,	Madden,	Thompson,
Cowan,	Hopple,	Moyer,	Wiest,
Delehanty,	Huber,	Mulcahy,	York—37.
Denune,			

The motion was agreed to.

The Speaker appointed under the provisions of **H. J. R. No. 72** — Mr. Beaty, Messrs. Beaty, Bryson and Billingslea.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 189** — Mr. Lloyd.

Relating to children's home for Franklin county.

Attest: W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Thompson the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 189** — Mr. Lloyd, was read the second time by its title.

On motion of Mr. Thompson the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 189** — Mr. Lloyd, was read the third time by its title and considered at once.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those voting in the affirmative are: Messrs

Alban,	Cowan,	Halstead,	Madden,
Atkinson,	Crabbe,	Harter,	Matthews,
Backowski,	Crosser,	Hastings,	Miller, of Fulton,
Baker,	Davis,	Hatch,	Miller, of Stark,
Barnes,	Delehanty,	Hinchey,	Morris,
Beaty,	Denune,	Hoover,	Moyer,
Beetham,	Dodge,	Hopple,	Mulcahy,
Benner,	Donahay,	Huber,	Myers,
Billingslea,	Drury,	Hughes,	Pearson,
Bishop,	Dunn,	Johnston,	Reynolds, Jas. A.,
Blauser,	Emery,	Jones, of Trumbull,	Robins,
Bond,	Evans,	Kay,	Robinson,
Brannon,	Federman,	Kilbane,	Silver,
Bryson,	Foster,	King,	Smith,
Burns,	Fouts,	Kreider,	Stokes,
Cable,	Freeman,	Lawyer,	Stump,
Carpenter,	Gardner,	Lentz,	Swedersky,
Carson,	Gordon, of Brown,	Lonz,	Taylor,
Chester,	Gordon, of Logan,	Lustig,	Thompson,
Clark,	Gorrell,	Lytle,	Waterston,
Cochrun,	Graham,	McCoy,	Wiest,
Comings,	of Muskingum,	McFarland,	Wise,
Cookston,	Green,	McKay,	York—93.
Copeland,	Griswold,		

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Griswold,	Madden,
Atkinson,	Crosser,	Halstead,	Matthews,
Backowski,	Davis,	Harter,	Miller, of Fulton,
Baker,	Delehanty,	Hastings,	Miller, of Stark,
Barnes,	Denune,	Hinchey,	Moyer,
Beaty,	Dodge,	Hoover,	Mulcahy,
Beetham,	Donahay,	Hopple,	Myers,
Benner,	Drury,	Huber,	Pearson,
Billingslea,	Dunn,	Hughes,	Reynolds, Jas. A.,
Bishop,	Dunspaugh,	Johnston,	Robins,
Blauser,	Emery,	Jones, of Trumbull,	Robinson,
Bond,	Evans,	Kay,	Silver,
Bryson,	Federman,	Kilbane,	Smith,
Cable,	Foster,	King,	Stokes,
Carpenter,	Fouts,	Kreider,	Stump,
Carson,	Freeman,	Lawyer,	Swedersky,
Chester,	Gardner,	Lentz,	Taylor,
Clark,	Gordon, of Brown,	Lonz,	Thompson,
Cochrun,	Gordon, of Logan,	Lustig,	Waterston,
Comings,	Gorrell,	Lytle,	Wiest,
Cookston,	Graham,	McCoy,	Wise,
Copeland,	of Muskingum,	McFarland,	York—90.
Cowan,	Green,	McKay,	

The emergency clause was passed.

The title was agreed to

11:35 o'clock a. m.

On motion of Mr. Beetham the House recessed for ten minutes.

11:45 o'clock a. m.

The House met pursuant to recess.

Mr. Beetham moved that the report of the committee of Conference on **H. B. No. 558** — Mr. King, be now taken up for consideration.

The motion was agreed to.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 57, nays 17, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Gorrell,	McFarland,
Barnes,	Crabbe,	Graham,	McKay,
Beaty,	Crosser,	of Muskingum,	Matthews,
Beetham,	Davis,	Green,	Miller, of Fulton,
Benner,	Dodge,	Griswold,	Miller, of Stark,
Bryson,	Donahay,	Halstead,	Morris,
Burns,	Drury,	Hatch,	Pearson,
Cable,	Dunn,	Hughes,	Robins,
Carpenter,	Dunspaugh,	Jones, of Trumbull,	Robinson,
Carson,	Emery,	Kay,	Scott,
Chester,	Federman,	Lawyer,	Silver,
Cochrun,	Fouts,	Lonz,	Taylor,
Comings,	Freeman,	Lytle,	Waterston,
Cookston,	Gardner,	McCoy,	Weaver—57.
Copeland,	Gordon, of Logan,		

Those voting in the negative are: Messrs.

Baker,	Huber,	Lentz,	Stokes,
Bond,	Johnston,	Madden,	Stump,
Denune,	Kilbane,	Moyer,	Wiest,
Evans,	Kreider,	Reynolds, Jas. A.,	Wise—17.
Hopple,			

The report of the committee of Conference was not agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 569** — Mr. Federman.

To make an appropriation for the payment of salaries of the employees of the House of Representatives, and counsel for joint committee on Taxation.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 569** — Mr. Federman, was read the second time by its title.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 569** — Mr. Federman, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Griswold,	Miller, of Stark,
Baker,	Crabbe,	Halstead,	Morris,
Barnes,	Crosser,	Hinchey,	Moyer,
Beaty,	Davis,	Huber,	Mulcahy,
Beetham,	Dodge,	Johnston,	Pearson,
Benner,	Donahay,	Jones, of Trumbull,	Reynolds, Jas. A.,
Billingslea,	Drury,	Kay,	Robins,
Bishop,	Dunn,	Kilbane,	Robinson,
Blauser,	Dunspaugh,	King,	Scott,
Bond,	Emery,	Kreider,	Silver,
Bryson,	Evans,	Lawyer,	Smith,
Cable,	Federman,	Lentz,	Stokes,
Carpenter,	Fouts,	Lonz,	Stump,
Carson,	Freeman,	Lytle,	Swedersky,
Chester,	Gardner,	McCoy,	Taylor,
Clark,	Gordon, of Logan,	McFarland,	Thompson,
Cochrun,	Gorrell,	McKay,	Waterston,
Comings,	Graham,	Madden,	Weaver,
Cookston,	of Muskingum,	Matthews,	Wiest,
Copeland,	Green,	Miller, of Fulton,	Wise—79.

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Pearson offered the following resolution:

**H. J. R. No. 74** — Mr. Pearson.

Relative to conducting a prize fight at Toledo, Ohio.

WHEREAS, It is proposed to conduct a prize fight for money on July 4th, 1919, in the city of Toledo, in this state; and



WHEREAS, Such exhibitions are brutal in their nature and not conducive to good morals; and

WHEREAS, The promoters of the said prize fight have failed to get permission for such exhibition in all of North America, except Ohio and Old Mexico; and

WHEREAS, Resolutions are being passed in the other states of the Union calling on Ohio to stop this proposed prize fight, as was done by former Governors prior to this time; and

WHEREAS, Such prize fight will promote gambling on a large scale within this state and may result in loss of life and will be an insult to the proper observation of the Independence Day of our fathers, therefore, be it

*Resolved by the General Assembly of the State of Ohio:*

That we representing the people of the state in their chosen legislative body, do hereby call upon the present Governor of Ohio, Honorable James M. Cox, to follow the precedents of former governors in upholding the fair name of the state of Ohio and to take proper steps to prevent the taking place of the proposed prize fight within the confines of the state of Ohio on the coming anniversary of the signing of the American Declaration of Independence.

Mr. Evans moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

Upon which a yea and nay vote was demanded, taken, and resulted — yeas 54, nays 25, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Gorrell,	McFarland,
Barnes,	Copeland,	Graham,	McKay,
Beaty,	Crabbe,	of Licking,	Matthews,
Beetham,	Crosser,	Graham,	Miller, of Fulton,
Benner,	Davis,	of Muskingum,	Miller, of Stark,
Bond,	Dodge,	Green,	Morris,
Bryson,	Donahay,	Griswold,	Pearson,
Burns,	Drury,	Halstead,	Robins,
Cable,	Dunn,	Jones, of Trumbull,	Robinson,
Carpenter,	Emery,	Kay,	Silver,
Carson,	Fouts,	King,	Taylor,
Chester,	Freeman,	Kreider,	Waterston,
Clark,	Gardner,	Lytle,	Weaver,
Cochran,	Gordon, of Logan,	McCoy,	Wise—54.

Those voting in the negative are: Messrs.

Baker,	Evans,	Lentz,	Reynolds, Jas. A.,
Billingslea,	Hastings,	Lonz,	Scott,
Bishop,	Hinchey,	Madden,	Smith,
Blauser,	Hoover,	Moyer,	Stokes,
Cowan,	Huber,	Mulcahy,	Swedersky,
Denune,	Kilbane,	Myers,	Thompson—25.
Dunspaugh,			

The motion was agreed to.

Mr. Evans demanded a call of the House, which was duly seconded, taken, and seventy-three members answered to their names.

The absentees are: Messrs.

Atkinson,	Dildine,	Hopple,	Shy,
Backowski,	Dodge,	Hughes,	Smith,
Banker,	Entemann,	Jones, of Hamilton,	Spidel,
Besaw,	Faris,	Kay,	Stokes,
Bing,	Gardner,	Luchsinger,	Swedersky,
Bliss,	Gordon, of Brown,	Lytle,	Talley,
Bonser,	Graham,	Madden,	Thompson,
Brach,	of Licking,	Pugh,	Walsh,
Brannon,	Greve,	Reynolds, Jas. A.,	Wenner,
Brown,	Harter,	Reynolds, Tom,	Wiest,
Comings,	Hatch,	Russell,	Wildermuth,
Cowan,	Helfrich,	Schelhorn,	Winter,
Davis,	Hooley,	Scott,	York,

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Evans further proceedings under the call were dispensed with.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 56, nays 24, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	McFarland,
Barnes,	Crabbe,	of Licking,	McKay,
Beaty,	Crosser,	Graham,	Matthews,
Beetham,	Davis,	of Muskingum,	Miller, of Fulton,
Benner,	Dodge,	Green,	Miller, of Stark,
Bond,	Donahay,	Griswold,	Morris,
Bryson,	Drury,	Halstead,	Pearson,
Burns,	Dunn,	Jones, of Trumbull,	Robins,
Cable,	Emery,	Kay,	Robinson,
Carpenter,	Faris,	King,	Silver,
Carson,	Fouts,	Kreider,	Taylor,
Chester,	Freeman,	Lawyer,	Waterston,
Clark,	Gardner,	Lytle,	Weaver,
Cochrun,	Gordon, of Logan,	McCoy,	Wise—56.
Cookston,	Gorrell,		

Those voting in the negative are: Messrs.

Billingslea,	Evans,	Johnston,	Myers,
Bishop,	Foster,	Kilbane,	Reynolds, Jas. A.,
Blauser,	Hastings,	Lentz,	Smith,
Brannon,	Hinchey,	Lustig,	Swedersky,
Denune,	Hoover,	Madden,	Thompson,
Dunspagh,	Huber,	Mulcahy,	York—24.

The resolution was not adopted.

By unanimous consent Mr. Beetham offered the following resolution.

**H. J. R. No. 75** — Mr. Beetham.

Relative to enrolling **H. B. Nos. 209, 567, 568, 569, S. B. No. 189** and **H. J. R. No. 73** in typewriting.

WHEREAS, The printing company doing this state contract printing has so much other work which will take precedence over this work and the House being ready to adjourn further delay would cause considerable unnecessary expense to the state; therefore

*Be it resolved*, That House Bills Nos. 209, 567, 568, 569, S. B. 189 and House Joint Resolution No. 73 and this resolution be enrolled in typewriting.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Gorrell,	Lonz,
Barnes,	Crabbe,	Graham,	Lustig,
Beaty,	Crosser,	of Licking,	Lytle,
Beetham,	Davis,	Graham,	McCoy,
Benner,	Delehanty,	of Muskingum,	McFarland,
Billingslea,	Denune,	Green,	Madden,
Blauser,	Donahay,*	Griswold,	Matthews,
Bond,	Drury,	Halstead,	Miller, of Fulton,
Bryson,	Dunn,	Hinchey,	Miller, of Stark,
Burns,	Dunspaugh,	Hoover,	Moyer,
Cable,	Emery,	Johnston,	Mulcahy,
Carpenter,	Evans,	Jones, of Trumbull,	Robins,
Carson,	Federman,	Kay,	Robinson,
Chester,	Foster,	Kilbane,	Smith,
Clark,	Fouts,	King,	Swedersky,
Cochrun,	Freeman,	Kreider,	Taylor,
Cookston,	Grader,	Lawyer,	Waterston—69.
Copeland,	Gordon, of Logan,	Lentz,	

The resolution was adopted.

By unanimous consent, Mr. Lonz offered the following resolution:

**H. J. R. No. 76** — Mr. Lonz.

Providing for the attendance of members of the General Assembly at the memorial celebration to be held at Put-in-Bay in honor of Oliver Hazard Perry.

WHEREAS, August 23rd, 1919 is the 100th anniversary of the death and the 134th anniversary of the birth of Oliver Hazard Perry, the hero of the Battle of Lake Erie; and

WHEREAS, All the states which participated in the erection of the Perry monument will join with Ohio in sending representatives to Put-in-Bay on the above date to honor the hero and his achievements; and

WHEREAS, The village of Put-in-Bay has extended to the General Assembly a cordial invitation to join her in company with many other distinguished visitors from many states on the great occasion; and

WHEREAS, In addition to the memorial celebration in honor of Commodore Perry, Put-in-Bay is an ideal place for holding a reunion, possessing unequaled facilities for swimming, boating and fishing, and all other outdoor amusements; therefore be it

*Resolved by the General Assembly of the State of Ohio*, That the General Assembly hereby accepts the invitation of the village of Put-in-Bay to attend the memorial celebration there on August 23rd, 24th and 25th, and that a committee of six persons, three to be appointed by the speaker of the House and three to be appointed by the president of



the Senate, make all necessary arrangements for such reunion and participation.

Mr. Lonz moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	Lytle,
Backowski,	Delehanty,	of Muskingum,	McCoy,
Baker,	Denune,	Green,	McKay,
Barnes,	Dodge,	Griswold,	Miller, of Fulton,
Beaty,	Donahay,	Halstead,	Miller, of Stark,
Beetham,	Drury,	Hinchey,	Moyer,
Benner,	Dunn,	Hoover,	Mulcahy,
Bishop,	Dunspaugh,	Johnston,	Pearson,
Brannon,	Emery,	Jones, of Trumbull,	Robinson,
Bryson,	Evans,	Kay,	Silver,
Burns,	Federman,	Kilbane,	Stokes,
Cable,	Fouts,	King,	Swedersky,
Carpenter,	Freeman,	Kreider,	Taylor,
Chester,	Gardner,	Lawyer,	Wiest,
Clark,	Gordon, of Brown,	Lentz,	Wise,
Copeland,	Gordon, of Logan,	Lonz,	York—66.
Cowan,	Gorrell,	Lustig,	

The resolution was adopted.

By unanimous consent Mr. Matthews offered the following resolution:

**H. J. R. No. 77** — Mr. Matthews.

Relative to the consideration of **H. B. No. 338**.

WHEREAS, H. B. 338, Mr. Barnes, seeks to amend section 6828-57 of the conservancy act of Ohio, which is an act of general application to the entire state; and

WHEREAS, H. B. 338 passed the House on April 4th with only one dissenting vote; and

WHEREAS, Such bill was on April 9th referred to the Senate Committee on Cities which refused to report out the bill in any form, although S. B. 66, relative to sanitary districts, which is practically a duplicate of the conservancy act, was amended in exactly the same manner, and that amendment was concurred in by unanimous vote in the Senate; therefore be it

*Resolved by the General Assembly of the State of Ohio, That it is the sense of the General Assembly that the senate committee on Cities be relieved from further consideration of H. B. 338, Mr. Barnes, and that the same be placed on the calendar for third reading and passage at once.*

Mr. Matthews moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Denune,	Graham,	McKay,
Barnes,	Dodge,	of Muskingum,	Matthews,
Beetham,	Donahay,	Green,	Miller, of Stark,
Benner,	Drury,	Griswold,	Morris,
Blauser,	Dunn,	Halstead,	Moyer,
Brannon,	Dunspaugh,	Jones, of Trumbull,	Pearson,
Bryson,	Emery,	Kay,	Reynolds, Jas. A.,
Burns,	Faris,	Kilbane,	Robins,
Cable,	Foster,	King,	Robinson,
Chester,	Fouts,	Kreider,	Silver,
Clark,	Freeman,	Lawyer,	Smith,
Cochrun,	Gardner,	Lentz,	Stump,
Copeland,	Gordon, of Brown,	Luchsinger,	Swedersky,
Crabbe,	Gordon, of Logan,	Lustig,	Taylor,
Crosser,	Gorrell,	Lytle,	Wise,
Delehanty,	Graham,	McCoy,	York,
	of Licking,	McFarland,	Mr. Speaker—65.

The resolution was adopted.

Mr. Beetham moved that the House request the return of **S. B. No. 185** — Joint Taxation Committee, from the secretary of state.

The motion was agreed to.

Mr. Beetham moved that the vote whereby **S. B. No. 185** — Joint Taxation Committee, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

By unanimous consent Mr. Pearson offered the following resolution:

**H. R. No. 69** — Mr. Pearson.

Relative to conducting a prize fight at Toledo, Ohio.

WHEREAS, It is proposed to conduct a prize fight for money on July 4th, 1919, in the city of Toledo, in this state; and

WHEREAS, Such exhibitions are brutal in their nature and not conducive to good morals; and

WHEREAS, The promoters of said prize fight have failed to get permission for such exhibition in all of North America, except Ohio and Old Mexico; and

WHEREAS, Such prize fight will promote gambling on a large scale within this state and may result in loss of life and will be an insult to the proper observation of the Independence Day of our fathers; therefore, be it

*Resolved by the General Assembly of the State of Ohio,* That we representing the people of the state in their chosen legislative body, do hereby call upon the Executive and Administrative officers to follow the precedents of former governors in upholding the fair name of the state of Ohio and to take proper steps to prevent the taking place of the proposed prize fight within the confines of the state of Ohio on the coming anniversary of the signing of the American Declaration of Independence.

The resolution was adopted.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 570** — Mr. Billingslea.

To make an appropriation for the payment of salaries of the employes of the House of Representatives of the 81st General Assembly.

On motion of Mr. Billingslea the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 570** — Mr. Billingslea was read the second time by its title.

On motion of Mr. Billingslea the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 570** — Mr. Billingslea, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Denune,	Griswold,	Miller, of Stark,
Baker,	Dodge,	Halstead,	Moyer,
Banker,	Donahay,	Harter,	Mulcahy,
Barnes,	Drury,	Hastings,	Myers,
Beetham,	Dunn,	Hinchey,	Pearson,
Benner,	Dunspaugh,	Hoover,	Reynolds, Jas. A.,
Billingslea,	Emery,	Huber,	Robins,
Bishop,	Evans,	Hughes,	Robinson,
Blauser,	Faris,	Jones, of Trumbull,	Russell,
Bliss,	Federman,	Kay,	Scott,
Bond,	Foster,	Kilbane,	Shy,
Brannon,	Fouts,	King,	Silver,
Bryson,	Freeman,	Kreider,	Smith,
Burns,	Gardner,	Lawyer,	Stokes,
Cable,	Gordon, of Brown,	Lentz,	Stump,
Carson,	Gordon, of Logan,	Lonz,	Swedersky,
Chester,	Gorrell,	Lustig,	Taylor,
Cochrun,	Graham,	Lytle,	Thompson,
Copeland,	of Licking,	McFarland,	Waterston,
Cowan,	Graham,	McKay,	Wiest,
Crabbe,	of Muskingum,	Madden,	Wise,
Crosser,	Green,	Matthews,	York,
Delehanty,	Greve,	Miller, of Fulton,	Mr. Speaker—90.

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Beetham offered the following resolution:

**H. R. No. 70** — Mr. Beetham.

Relative to the retention of employes.

*Be it resolved by the House of Representatives,* That when this House does recess the services of employes, elective and appointive, except as provided by law or resolution are hereby dispensed with until the house does reconvene, except the journal clerk, message clerk, enrolling clerk, finance clerk and bill clerk, who shall be retained for a period of three days after adjournment to complete the records, and the sergeant-at-arms and second assistant sergeant-at-arms shall be retained ten days.

Mr. Lustig moved to amend as follows:

Change "three" to "ten" before the word "days" in line 6.

The motion was agreed to and the resolution was so amended.

The question being, "Shall the resolution be adopted?"



The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Donahay,	Griswold,	Mulcahy,
Barnes,	Drury,	Halstead,	Myers,
Beetham,	Dunn,	Hinchey,	Pearson,
Benner,	Dunspaugh,	Hoover,	Reynolds, Jas. A.,
Billingslea,	Emery,	Huber,	Robins,
Bishop,	Evans,	Hughes,	Robinson,
Blauser,	Faris,	Kay,	Schelhorn,
Bliss,	Freeman,	Kilbane,	Scott,
Bryson,	Gordon, of Brown,	Kreider,	Silver,
Burns,	Gordon, of Logan,	Lentz,	Smith,
Chester,	Gorrell,	Lonz,	Stokes,
Clark,	Graham,	Lustig,	Swedersky,
Cochrun,	of Licking,	Lytle,	Taylor,
Copeland,	Graham,	Madden,	Thompson,
Cowan,	of Muskingum,	Matthews,	Walsh,
Crabbe,	Green,	Miller, of Fulton,	Wiest,
Delehanty,	Greve,	Miller, of Stark,	York—66.

The resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 57** — Mr. Whittemore.

Providing for the printing of additional copies of a bill.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Lustig moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Griswold,	McFarland,
Backowski,	Drury,	Halstead,	Madden,
Barnes,	Dunn,	Hastings,	Miller, of Stark,
Beetham,	Dunspaugh,	Hinchey,	Mulcahy,
Benner,	Emery,	Hoover,	Myers,
Bishop,	Evans,	Huber,	Pearson,
Blauser,	Foster,	Hughes,	Robinson,
Bryson,	Freeman,	Kay,	Schelhorn,
Burns,	Gardner,	Kilbane,	Scott,
Carson,	Gordon, of Brown,	King,	Silver,
Chester,	Gordon, of Logan,	Kreider,	Smith,
Clark,	Gorrell,	Lawyer,	Stokes,
Copeland,	Graham,	Lentz,	Swedersky,
Cowan,	of Licking,	Lonz,	Taylor,
Crabbe,	Graham,	Lustig,	Wiest,
Delehanty,	of Muskingum,	Lytle,	York—64.
Denune,	Green,		

The resolution was adopted.

By unanimous consent Mr. Scott offered the following resolution:

**H. J. R. No. 78** — Mr. Scott.

Relative to printing laws of the present session of the General Assembly.

WHEREAS, The law is silent as to the time for printing the volume of laws covering the sessions of the general assembly and it has been customary to print same for distribution under section 2278 of the General Code at the end of the regular or special sessions which were usually adjourned sine die; and

WHEREAS, The present session will extend over a recess period from June 19 to December 1, 1919, and will continue some time after the latter date, for which reason the session laws will not be printed in volume form until late in the year 1920 or 1921; therefore be it

*Resolved*, That the proper officers of the state have printed in volume form as soon hereafter as possible fifteen thousand copies of all laws, general and local, and joint resolutions, up to and including June 19, 1919, said volume to be distributed as now directed by law and to be designated "Laws of Ohio 108, part 1."

Mr. Scott moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Comings,	Gorrell,	Lonz,
Backowski,	Copeland,	Graham,	Lustig,
Barnes,	Cowan,	of Licking,	McCoy,
Beetham,	Crosser,	Graham,	Matthews,
Benner,	Davis,	of Muskingum,	Miller, of Stark,
Billingslea,	Delehanty,	Green,	Mulcahy,
Bishop,	Donahay,	Griswold,	Myers,
Blauser,	Drury,	Halstead,	Reynolds, Jas. A.,
Bond,	Dunn,	Hinchey,	Robins,
Brannon,	Dunspaugh,	Huber,	Robinson,
Bryson,	Emery,	Johnston,	Scott,
Burns,	Foster,	Jones, of Trumbull,	Silver,
Carson,	Freeman,	Kay,	Swedersky,
Chester,	Gardner,	Kilbane,	Taylor,
Clark,	Gordon, of Brown,	King,	Thompson,
Cochran,	Gordon, of Logan,	Kreider,	Wiest,
		Lentz,	York—64.

The resolution was adopted.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 571** — Mr. Taylor.

Providing for the relief of Frank J. Bentz.

On motion of Mr. Taylor the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 571** — Mr. Taylor, was read the second time by its title.

On motion of Mr. Taylor the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 571** — Mr. Taylor, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Graham,	Lustig,
Atkinson,	Crosser,	of Muskingum,	Lytle,
Backowski,	Davis,	Green,	McCoy,
Barnes,	Delehanty,	Halstead,	McFarland,
Beetham,	Denune,	Hastings,	McKay,
Benner,	Donahay,	Hinchey,	Madden,
Billingslea,	Drury,	Hopple,	Matthews,
Bishop,	Emery,	Huber,	Mulcahy,
Blauser,	Evans,	Johnston,	Myers,
Bond,	Federman,	Jones, of Trumbull,	Reynolds, Jas. A.,
Brannon,	Foster,	Kay,	Silver,
Bryson,	Freeman,	Kilbane,	Swedersky,
Cable,	Gordon, of Brown,	King,	Taylor,
Carson,	Gordon, of Logan,	Kreider,	Thompson,
Chester,	Gorrell,	Lawyer,	Wiest,
Clark,	Graham,	Lentz,	Wise,
Copeland,	of Licking,	Lonz,	York—66.

So the bill passed.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 572**—Mr. Chester.

To amend section 6249 and to supplement section 6290 by the enactment of section 6290-1 of the General Code, relative to license fee for motor trucks.

On motion of Mr. Chester the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 572**—Mr. Chester, was read the second time and referred to the committee on County Affairs.

#### MESSAGE FROM THE SENATE

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 187**—Joint Committee on Taxation relative to taxation.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that a motion has been made in the Senate to withdraw the reconsideration of **H. B. No. 209**—Mr. York.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:



**H. J. R. No. 75** — Mr. Beetham.

Relative to enrolling bills in typewriting.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 569** — Mr. Federman.

Relative to salaries of employes of the House of Representatives.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 209** — Mr. York.

To provide a license for angling in Ohio.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution.

**H. J. R. No. 73** — Mr. Beetham.

Relative to reconvening of General Assembly.

Attest:

W. E. HALLEY,  
Clerk.

**2:05 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 3:00 o'clock p. m.

**3:00 o'clock p. m.**

The House met pursuant to recess.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

**H. J. R. No. 75** — Mr. Beetham.

Relative to enrolling **H. B. Nos. 209, 567, 568, 569, S. B. No. 189** and **H. J. R. No. 73** and this resolution in typewriting.

JOHN E. BARNES,  
C. F. MCCOY,  
HENRY EVANS,  
CHAS. A. WHITE,

ROBERT J. O'BRIEN,  
JOHN HOLDEN,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**S. B. No. 187** — Special Joint Committee on Taxation.

To authorize boards of education to levy taxes outside of all limitations for the purpose of meeting deficiencies in current revenues.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
CHAS. A. WHITE,  
THOMAS W. LATHAM,

JOHN E. BARNES,  
HERBERT L. JONES,  
C. F. McCOY,

The Speaker of the House, in the presence of the House, signed said bill.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**H. B. No. 569** — Mr. Federman.

To make an appropriation for the payment of salaries of the employes of the House of Representatives and counsel for joint committee on Taxation.

**H. B. No. 191** — Mr. Bond.

To amend section 905 of the General Code, relative to the compensation of the district inspector of mines.

**H. B. No. 567** — Special Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, issue bonds and to levy taxes for such purposes.

**H. J. R. No. 73** — Mr. Beetham.

Relative to reconvening of the General Assembly.

**H. J. R. No. 51** — Mr. Swedersky.

Requesting the secretary of agriculture of the United States to authorize the hunting of ducks in Ohio during the spring months.

**H. J. R. No. 72** — Mr. Beaty.

Relative to the investigation of the combined Normal and Industrial School at Wilberforce.

**H. B. No. 209** — Mr. York.

To provide a license for angling in Ohio.

JOHN E. BARNES,  
C. F. McCOY,  
HENRY EVANS,  
CHAS. A. WHITE,

ROBERT J. O'BRIEN,  
JOHN HOLDEN,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**S. B. No. 189** — Mr. Lloyd.

To authorize and empower the commissioners of Franklin county to sell and convey Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county, and to repeal an act passed April 9, 1919, and approved May 6, 1919, entitled "An Act to authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county."

J. E. HOLDEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
CHAS. A. WHITE,

JOHN E. BARNES,  
C. F. McCOY,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said bill.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**Am. S. B. No. 100** — Mr. Berry.

To codify, consolidate, and clarify the ditch laws of the state according to the report of the Commission appointed therefor, under an act passed March 21st, 1917 (O. L. 107 V. 611), to amend sections 3001, 6564, 6565 of the General Code and to repeal all sections of the General Code superseded by, or in conflict with such reported codified consolidation.

**Am. S. B. No. 114** — Mr. Lloyd.

To amend section 270-6 of the General Code, relative to the sundry claims board.

**S. J. R. No. 57** — Mr. Whittemore.

Relative to printing extra copies of **S. B. Nos. 100, 175 and 187** and **H. B. No. 567**.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
CARL V. BEEBE,  
J. E. HOLDEN,

H. L. JONES,  
C. F. McCOY,  
JOHN E. BARNES.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution:

**6:05 o'clock p. m.**

On motion of Mr. Cowan the House recessed until Monday, December 1st, 1919, at 5:00 p. m.

Attest:

JOHN P. MAYNARD,  
Clerk.



Hall of the House of Representatives, Columbus, Ohio.

**Monday, December 1, 1919, 5 O'clock P. M.**

The House met pursuant to recess.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of the last legislative day, June 19th, 1919, was read and approved.

The House then passed to the first order of business, being reports of standing committees.

No standing committee reports were submitted.

By unanimous consent Mr. Robins submitted the following report:

The special joint Taxation committee to which was referred the matter of making recommendations relative to taxation measures having had the same under consideration, makes the following partial report and submits the appended bill.

FRANK C. PARRETT,  
FRANK E. WHITEMORE,  
WILLIAM AGNEW,  
JOHN HOLDEN,  
WALLACE W. BELLEW,  
FRANCIS M. THOMPSON,

MILTON CLARK,  
RUPERT R. BEETHAM,  
HUSTON T. ROBINS,  
R. M. BILLINGSLEA,  
E. J. HOPPLE.

The report was agreed to, the bill was received and by unanimous consent was introduced and read the first time.

**H. B. No. 573** — The Special Joint Committee on Taxation.

Providing for the levy and collection of a tax on the operation of motor vehicles on the public roads and highways of this state, and for such purpose amending sections, 6290, 6291, 6292, 6293, 6294, 6294-1, 6295, 6298, 6301, 6309, 12618, 12620, and 12621 of the General Code, and enacting supplemental sections 6309-1, 6309-2, 6309-3, 12618-1, 12618-2 and 12618-3 of the General Code.

On motion of Mr. Robins the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 573** was read the second time by its title and referred to the joint Taxation committee.

The House then passed to the third order of business, being introduction of bills.

**H. B. No. 574** — Mr. Federman.

To amend section 6370 of the General Code, relative to the duty of dealer in second-hand articles.

**H. B. No. 575** — Mr. Federman.

To amend section 12837 of the General Code, relating to furnishing information outside of penal institution.

**H. B. No. 576** — Mr. Federman.

To amend sections 1558-4 and 1558-6 of the General Code, relative to the municipal court of Cincinnati.

**H. B. No. 577** — Mr. Federman.

To amend section 4000-16 of the General Code, authorizing the creation of a Board of Rapid Transit Commissioners in cities, defining its powers, passed May 17, 1915, 106 O. L., page 286, and amended March 20, 1917, 107 O. L., page 406.

**H. B. No. 578** — Mr. Robinson.

Providing for the granting of honorary commissions to officers of Home Guard and similar military organizations.

**H. B. No. 579** — Mr. Weaver. (By request.)

Providing for the sale of unclaimed property left for repair.

**H. B. No. 580** — Mr. Carpenter.

To amend section 948 of the General Code, relative to the use of electricity in mines.

**H. B. No. 581** — Mr. Donahay.

To provide for the election and appointment of additional judges in Mahoning county.

**H. B. No. 582** — Mr. Barnes.

To amend section 6418-1 and to add supplemental section 6418-2 of the General Code, relative to the sale of certain articles by weight or measure.

**H. B. No. 583** — Mr. Stokes.

To supplement section 3842 of the General Code, by the enactment of sections 3842-1, 3842-2 and 3843-3 to provide for the method whereby street lighting may be assessed upon the abutting or other specially benefited property.

**H. B. No. 584** — Mr. Hoover.

To amend Section 5624-13 of the General Code of Ohio, relating to powers and duties of the tax commission of Ohio.

**H. B. No. 585** — Mr. Jones, of Trumbull.

To amend section 3298 of the General Code, relative to the powers of township trustees.

**H. B. No. 586** — Mr. Winter.

To amend and supplement section 9510 of the General Code by enacting subdivision 5 thereto and to amend section 9511 of the General Code, relating to the purposes for which insurance companies may be organized and to repeal said original sections.

The House then passed to the fourth order of business, being bills for second reading

The following bills were read the second time and referred as follows:

**H. B. No. 562** — Mr. Robins. (By request.)

To the joint committee on Taxation.

**H. B. No. 563** — Mr. Lustig.

To the committee on County Affairs.

**H. B. No. 565** — Mr. Bliss.

To the committee on Public Health.

**H. B. No. 566** — Mr. Crabbe.

To the committee on Liquor Traffic and Temperance.

On motion of Mr. Beetham the House adjourned until one o'clock p. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, Dec. 2, 1919, 1:00 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O.  
The journal of yesterday was read and approved.

On motion of Mr. Beetham the House then passed to the sixth order of business, being bills for their second reading.

The following bills were read the second time and referred as follows:

**H. B. No. 574** — Mr. Federman.

To the committee on Cities.

**H. B. No. 575** — Mr. Federman.

To the committee on Benevolent and Penal Institutions.

**H. B. No. 576** — Mr. Federman.

To the committee on Cities.

**H. B. No. 577** — Mr. Federman.

To the committee on Cities.

**H. B. No. 578** — Mr. Robinson.

To the committee on Military Affairs.

**H. B. No. 579** — Mr. Weaver (by request).

To the committee on Codes, Courts and Procedure.

**H. B. No. 580** — Mr. Carpenter.

To the committee on Mines and Mining.

**H. B. No. 581** — Mr. Donahay.

To the committee on Judiciary.

**H. B. No. 582** — Mr. Barnes.

To the committee on County Affairs.

**H. B. No. 583** — Mr. Stokes.

To the committee on Public Utilities.

**H. B. No. 584** — Mr. Hoover.

To the joint committee on Taxation.

**H. B. No. 585** — Mr. Jones, of Trumbull.

To the committee on County Affairs.

**H. B. No. 586** — Mr. Winter.

To the committee on Insurance.



The House then passed to the seventh order of business, being introduction of bills.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 587** — Mr. Bond.

To enact supplemental section 6926-4 of the General Code, authorizing the county commissioners to anticipate the collection of taxes levied under sections 6926, 6926-1, 6926-2 and 6926-3 of the General Code.

**H. B. No. 588** — Mr. Gordon, of Brown.

To further supplement section 2412 by the enactment of section 2412-3 of the General Code, relative to authorizing county commissioners to contract for the use of automobiles or other vehicles for the use of county officials.

**H. B. No. 589** — Mr. Gordon, of Brown.

To amend section 2413 of the General Code, relative to expenses of county commissioners.

**H. B. No. 590** — Mr. Reynolds.

To amend section 4862 of the General Code, to provide that women may vote and be voted for at certain primary elections.

**H. B. No. 591** — Mr. Myers.

To amend section 10451 of the General Code, relating to the time when notice must be served in forcible entry and detainer.

**H. B. No. 592** — Mr. Jones, of Hamilton.

Authorizing boards of education to establish, maintain and disburse replacement fund.

**H. B. No. 593** — Mr. Beaty.

To amend section 276 of the General Code, pertaining to the compensation of examiners.

**H. B. No. 594** — Mr. Beaty.

To amend section 12430 of the General Code, providing for the payment of the amount credited to a convict to parent.

**H. B. No. 595** — Mr. Barnes.

To amend section 2249 of the General Code, relative to compensation of appointive state officials.

**H. B. No. 596** — Mr. Barnes.

To amend sections 6256-1, 6256-2, 6256-3 and 6256-8 and to supplement section 6256-1 by the enactment of supplemental section 6256-1a, relative to lobbying.

**H. B. No. 597** — Mr. Stump.

Relative to the ownership and the purchase and sale of motor vehicles.

**H. B. No. 598** — Mr. Lustig.

For the relief of John J. Boyle, County Treasurer, of Cuyahoga county, Ohio.

The House then passed to eighth order of business, being introduction of resolutions.

Mr. Beetham offered the following resolution:

**H. J. R. No. 79** — Mr. Beetham.

Relative to notifying the Governor of the reconvening of the General Assembly.

*Be it resolved by the General Assembly of the State of Ohio, That a committee of three on the part of the House of Representatives and three on the part of the Senate be appointed to inform Governor James M. Cox that the General Assembly has reconvened pursuant to recess and is ready to receive any communication that he may desire to transmit.*

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being: "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hatch,	Pearson,
Banker,	Denune,	Helfrich,	Reynolds, Tom,
Barnes,	Dildine,	Hinchey,	Robins,
Beaty,	Dodge,	Hoover,	Robinson,
Beetham,	Donahay,	Hopple,	Russell,
Benner,	Drury,	Huber,	Shy,
Besaw,	Emery,	Johnston,	Silver,
Billingslea,	Entemann,	Jones, of Hamilton,	Spidel,
Bing,	Evans,	Jones, of Trumbull,	Stump,
Blauser,	Faris,	Kay,	Swedersky,
Bond,	Federman,	Kreider,	Talley,
Brach,	Foster,	Lawyer,	Taylor,
Brannon,	Gardner,	Lentz,	Thompson,
Bryson,	Gordon, of Logan,	Lonz,	Walsh,
Carpenter,	Gorrell,	Luchsinger,	Waterston,
Carson,	Graham,	Lustig,	Wenner,
Chester,	of Licking,	Lytle,	Wiest,
Clark,	Green,	McCoy,	Wildermuth,
Cochrun,	Greve,	Miller, of Fulton,	Winter,
Cookston,	Griswold,	Mulcahy,	Wise,
Copeland,	Halstead,	Myers,	York — 85
Crabbe,	Hastings,		

The resolution was adopted.

The speaker appointed under the provisions of **H. J. R. No. 79** — Mr. Beetham, Messrs. Jones, of Hamilton, Matthews and York.

The privileges of the floor of the House was granted by the speaker to the following members of the Legislative Press Correspondents' Association:

W. C. Howells, accredited representative of the Cleveland Plain Dealer, and Louis R. Mann, accredited representative of the International News Service.

**2:20 o'clock p. m.**

On motion of Mr. Beetham, the House recessed until 3 o'clock p. m.

**3:00 o'clock p. m.**

The House met pursuant to recess.

By unanimous consent Mr. Beetham submitted the following report:

The Special Joint Committee on Taxation, to which was referred  
**H. B. No. 573**—The Special Joint Committee on Taxation, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all of lines 19, 20, 21, 22, 23, 24 and 25 and insert in lieu thereof:

(3) "*Passenger car*" means any motor vehicle designed and used for carrying not more than seven persons.

(4) "*Commercial car*" means any motor vehicle having motive power, designed and used for carrying merchandise or freight, or for carrying more than seven persons.

In line 26 strike out the figure "7" and insert in lieu thereof "5".

In line 29 strike out the figure "8" and insert in lieu thereof "6".

In line 31 strike out the figure "9" and insert in lieu thereof "7".

In line 33 strike out the figure "10" and insert in lieu thereof "8".

Strike out all of lines 46, 47, 48, 49, 50, 51, 52, 53 and 54, and insert in lieu thereof the following:

"For each passenger car having twenty-five horse-power or less, eight dollars; for each such car having more than twenty-five and not more than thirty-five horse-power, twelve dollars; for each such car having more than thirty-five horse-power, twenty dollars.

"For each commercial car, the same tax based on horse power, and in the same classifications as are herein provided for passenger cars, and in addition thereto twenty cents for each one hundred pounds gross weight of vehicle and load, or fractional part thereof."

In line 56, strike out the words "and in the same classification as are".

In line 56, strike out the words "vehicles having motive" and insert in lieu thereof the words "commercial cars".

Strike out all of line 57.

In line 61, after the word "manufacturer" insert the words "or dealer".

Strike out all of line 62.

In line 63 strike out the words "dealt in at".

In line 63, after the word "state" insert a period and strike out the words, "to be determined by the motive".

Strike out all of line 64.

In line 66 strike out the word "passenger" and insert in lieu thereof the word "commercial".

In line 66 after the word "cars" insert the words "designed and used for carrying passengers".

In line 92 after the word "and", insert a comma, and the following words, "in case of commercial cars,".

In line 136 strike out the figure "3" and insert in lieu thereof the figure "8".

In line 256 strike out the word "appropriation" and insert in lieu thereof "appropriations".

In line 270 after the letters "tration" insert the words "under such number or mark."

In line 276, strike out the word "or" and insert in lieu thereof the word "on."

In line 282, after the word "dealer" insert the word "exclusively."

In line 85 strike out "and sworn".

Strike out lines 106 to 109 inclusive.



After line 293 insert: "Sec. 12618-4. *Whoever being the owner of a motor vehicle or a manufacturer of or dealer in motor vehicles, knowingly makes a false statement in an application for the registration of such vehicle or vehicles, shall be fined not less than twenty-five dollars and not more than two hundred dollars.*"

FRANCIS M. THOMPSON,  
RUPERT R. BEETHAM,  
R. M. BILLINGSLEA,  
MILTON CLARK,  
E. J. HOPPLE,  
HUSTON T. ROBINS,

FRANK C. PARRETT,  
WILLIAM AGNEW,  
WALLACE W. BELLEW,  
JOHN E. HOLDEN,  
F. E. WHITTEMORE.

The amendments were agreed to.

On motion of Mr. Beetham said bill was ordered printed as amended.

**4:40 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until 1:30 o'clock p. m. tomorrow.

Attest: JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, Dec. 3, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio. The journal of yesterday was read and approved.

The two bodies of the assembly met in the Hall of the House of Representatives and listened to interesting and instructive talks on the subject of good roads and road equipment by Edward C. Slocumb, senior engineer of the Department of Agriculture of Washington, D. C., and C. S. Fowler, Highway Commissioner of the state of Texas.

On motion of Mr. Beetham, the House then passed to the fourth order of business, being reports of standing committees.

Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 577**—Mr. Federman, having had the same under consideration, reports it back and recommends its passage.

SYLVESTER SPIDEL,  
TOM REYNOLDS,  
HARRY MOYER,  
GEO. S. MYERS,

E. L. DONAHAY,  
CHAS. S. KAY,  
ARTHUR E. JONES,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Federman submitted the following report

The standing committee on Cities, to which was referred **H. B. No. 576** — Mr. Federman, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
ARTHUR E. JONES,  
TOM REYNOLDS,  
SYLVESTER SPIDEL,  
HARRY MOYER,

GEO. S. MYERS,  
E. L. DONAHAY,  
CHAS. S. KAY,  
W. E. WENNER,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 574** — Mr. Federman, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 after the word "kind" strike out the word "automobiles".

In line 6 after the word "pipe" insert the following: "automobile together with the trade name, engine and license number,".

HARRY L. FEDERMAN,  
HARRY MOYER,  
GEO. S. MYERS,  
E. L. DONAHAY,  
CHAS. S. KAY,

ARTHUR E. JONES,  
W. E. WENNER,  
TOM REYNOLDS,  
SYLVESTER SPIDEL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 585** — Mr. Jones, of Trumbull, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
JOHN H. CHESTER,  
W. B. BRYSON,  
R. B. CARSON,

F. C. WATERSTON,  
M. J. WALSH,  
JAS. A. GREEN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Backowski submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 581** — Mr. Donahay, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Strike out all after line 17 to-wit, section 2.

J. S. MILLER,  
H. H. GRISWOLD,  
ROBERT C. DUNN,  
GEO. S. MYERS,

A. LEE BEATY,  
J. S. BACKOWSKI,  
D. ALLEN BOND,  
MILTON CLARK.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Backowski submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 328** — Mr. Bliss, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 23 change the word "salary" to "compensation".

In line 26 change the word "such" to "any".

In line 26 change the word "five" to "six".

In line 46 after the word "receive" insert the following "ten dollars per day for each day of such assignment and".

MILTON CLARK,  
A. LEE BEATY,  
WM. L. HUGHES,  
H. H. GRISWOLD,  
K. E. HOOVER,

GEO. S. MYERS,  
JOS. S. BACKOWSKI,  
H. T. ROBINS,  
J. S. MILLER,  
ROBERT C. DUNN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fifth order of business, being reports of select committees.

No reports were submitted for consideration by select committees.

On motion of Mr. Beetham the House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time by their titles and referred as follows:

**H. B. No. 587** — Mr. Bond.

To the committee on Public Highways.

**H. B. No. 588** — Mr. Gordon, of Brown.

To the committee on County Affairs.

**H. B. No. 589** — Mr. Gordon, of Brown.

To the committee on County Affairs.

**H. B. No. 590** — Mr. Reynolds.

To the committee on Privileges and Elections.

**H. B. No. 591** — Mr. Myers.

To the committee on Cities.

**H. B. No. 592** — Mr. Jones, of Hamilton.

To the committee on Common Schools.

**H. B. No. 593** — Mr. Beaty.

To the committee on Benevolent and Penal Institutions.

**H. B. No. 594** — Mr. Beaty.

To the committee on Codes, Courts and Procedure.

**H. B. No. 595** — Mr. Barnes.

To the committee on Fees and Salaries.



**H. B. No. 596** — Mr. Barnes.

To the committee on Privileges and Elections.

**H. B. No. 597** — Mr. Stump.

To the committee on County Affairs.

**H. B. No. 598** — Mr. Lustig.

To the committee on Fees and Salaries.

The House then passed to the seventh order of business, being introduction of bills.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 599** — Mr. Federman.

To amend sections 1558-15 and 1558-16 of the General Code, relating to the municipal court of Cincinnati.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 599** — Mr. Federman, was read the second time by its title.

On motion of Mr. Federman, **H. B. No. 599** — Mr. Federman, was ordered engrossed and placed on the calendar.

**H. B. No. 600** — Mr. Alban.

To amend section 7730 of the General Code, relative to transportation of pupils.

**H. B. No. 601** — Mr. Evans.

To require witnesses to be recognized to appear at court.

**H. B. No. 602** — Mr. Green.

To amend section 4209, and to repeal original section 4209 of the General Code, relative to the compensation of members of council.

**H. B. No. 603** — Mr. Barnes.

To amend section 276 of the General Code, relative to the compensation of state examiners.

**H. B. No. 604** — Mr. Spidel.

To amend section 1398 of the General Code, relative to taking of fur-bearing animals.

**H. B. No. 605** — Mr. Davis.

To amend section 13362 of the General Code, relative to poisoning animals.

**H. B. No. 606** — Mr. Cable.

To amend section 1397 of the General Code, relative to open season for squirrels.

**H. B. No. 607** — Mr. Clark.

To amend section 10917 of the General Code, relating to the appointment of guardians.

**H. B. No. 608** — Mr. Burns.

To reimburse the Citizens National Bank of Marietta, Ohio, for moneys expended on state property.

By unanimous consent Mr. Beetham submitted the following report:

The Special Joint Taxation committee to which was referred the matters of taxation, having had the same under consideration, makes a partial report and introduces the appended bill (being **H. B. No. 609** — The Special Joint Committee on Taxation.)

FRANK C. PARRETT,  
WILLIAM AGNEW,  
WALLACE W. BELLEW,  
JOHN E. HOLDEN,  
MILTON CLARK,  
T. M. BERRY,

RUPERT BEETHAM,  
FRANCIS M. THOMPSON,  
R. M. BILLINGSLEA,  
E. J. HOPPLE,  
HUSTON T. ROBINS.

The report was agreed to, the bill was received and by unanimous consent was introduced and read the first time.

**H. B. No. 609** — The Special Joint Committee on Taxation.

Providing for levying and collecting an annual tax on the net incomes of persons residing in this state and for that purpose enacting chapter 16 of title 1, part second of the General Code of Ohio, consisting of supplemental sections 5773-1 to 5773-42 inclusive thereof, amending section 1465-1 of the General Code and repealing section 1 of the act of May 10, 1910, 101 O. L. 399, designated as section 5445 of the General Code.

On motion of Mr. Beetham the constitutional rule requiring bills to be read on three different days was dispensed with, and **H. B. No. 609** — Special Joint Committee on Taxation, was read the second time by its title and ordered printed.

On motion of Mr. Beetham said **H. B. No. 609** — The Special Joint Committee on Taxation, was referred to the Special Joint Committee on Taxation.

The House then passed to the eighth order of business, being introduction of resolutions:

Mr. Smith offered the following resolution:

**H. J. R. No. 80** — Mr. Smith.

To require aliens to register for citizenship.

WHEREAS, Agitation by radical aliens is designed to be subversive of the great principles of democracy upon which our government was founded and to destroy that equality before the law, freedom of opinion and opportunity which have made America greatest among the nations; and

WHEREAS, America has always extended the hand of hospitality and welcome to the oppressed of all lands who desire in true spirit to make the most of opportunities offered here; and

WHEREAS, American citizens have noted with rising wrath and indignation the abuse of the hospitality extended; and

WHEREAS, There is a demand that a remedy be found; now, therefore

*Be it resolved*, That the 83rd General Assembly, now in session, has hereby petitioned congress to enact legislation providing that all aliens now within the territorial boundaries of the United States, or in the future entering such boundaries, shall be compelled to register with the local election officials of the political subdivisions where they reside, or shall reside, and that such aliens shall be compelled to, at the time to be prescribed by law, make application to proper authorities to become cit-

izens of the United States and upon failure to do so shall be deported; and

*Be it further resolved*, That an engrossed copy of this resolution be sent to the Speaker of the National House of Representatives and the President of the Senate of the United States.

The resolution was laid over under the rule.

Mr. Beetham moved that consideration of **Am. H. B. No. 573** — The Special Joint Committee on Taxation, be now taken up.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. Green moved to amend as follows:

After the words "Sec. 6309-1." strike out lines 192 to 202 inclusive.

In line 203 strike out "direct any county auditor".

In line 207 strike out "county auditor" and insert "secretary of state".

In line 207 strike out "and the county".

Strike out lines 208 and 209.

In line 211 strike out "county" and insert "secretary of state".

In line 212 strike out "auditor".

In line 212 strike out "county auditor" and insert "secretary of state".

In line 218 strike out "On" and all words following.

Strike out lines 219 and 220.

Mr. Smith moved that further consideration of the bill be deferred until 2:00 o'clock p. m. Tuesday, December 9, 1919.

Mr. Barnes moved to amend Mr. Smith's motion by substituting tomorrow, which was agreed to.

Mr. Greve moved to amend the motion of Mr. Smith as amended by making the hour 10:00 o'clock a. m. tomorrow; which was agreed to.

The motion of Mr. Smith, as amended, was agreed to.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 610** — Mr. King.

To provide for the purchase and installing new steel vaults and necessary improvements incident thereto in the office of the Treasurer of State in the State Capitol Building.

**H. B. No. 611** — Mr. Gorrell.

To amend section 15 of the General Code to prevent members of the General Assembly from accepting appointment, employment, or office within the term for which they are elected.

The Speaker appointed as managers on the part of the House as a committee of conference on matters of difference between the two Houses on **Am. H. B. No. 558** — Mr. King, Messrs. Carpenter, McKay and Jas. A. Reynolds.

4:50 o'clock p. m.

On motion of Mr. Beetham the House adjourned until 10:00 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.



Hall of the House of Representatives, Columbus, Ohio.

**Thursday, Dec. 4, 1919, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Rev. W. F. Wykoff of Columbus, O.

The journal of yesterday was read and approved.

By unanimous consent Mr. Beetham offered the following resolution:

**H. J. R. No. 81** — Mr. Beetham.

Relative to adjournment of the general assembly.

*Be it resolved by the General Assembly of the State of Ohio:* That when the general assembly adjourns Thursday, Dec. 4, 1919, it be to meet Tuesday, December 9, 1919, at two o'clock p. m.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 79, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Dodge,	Hatch,	Myers,
Beaty,	Donahay,	Helfrich,	Reynolds, Jas. A.,
Beetham,	Drury,	Hinchey,	Reynolds, Tom,
Benner,	Dunspaugh,	Hoover,	Robins,
Besaw,	Emery,	Hopple,	Robinson,
Bishop,	Evans,	Huber,	Shy,
Blauser,	Faris,	Jones,	Silver,
Bond,	Federman,	of Trumbull,	Spidel,
Brach,	Gardner,	Kay,	Stokes,
Brannon,	Gordon, of Logan,	Kreider,	Stump,
Bryson,	Gorrell,	Lawyer,	Swedersky,
Cable,	Graham,	Lentz,	Talley,
Carpenter,	of Licking,	Lonz,	Walsh,
Chester,	Graham,	Lytle,	Waterston,
Clark,	of Muskingum,	McCoy,	Weaver,
Cochrun,	Green,	Matthews,	Wenner,
Comings,	Greve,	Miller, of Fulton,	Wiest,
Copeland,	Griswold,	Morris,	Wildermuth,
Crosser,	Halstead,	Moyer,	Winter,
Davis,	Harter,	Mulcahy,	Wise—79.
Dildine,	Hastings,		

Mr. Cookston voted in the negative.

The resolution was adopted.

Mr. Graham, of Muskingum, presented the following communication:

To the Ohio Legislature, convened in Columbus (care Representative Graham, of Muskingum).

The civics classes of the Mound junior high school present greetings and wish you success in accomplishing the important items of business which the onward march of civilization brings to your consideration.

As students of democratic government they look to you for guidance in governmental affairs.

Signed:

THELMA R. LORST, President,  
KATHYRN L. DENTON, President.

EVAN L. MAHAFFEY, Principal.

Mr. Graham, of Muskingum, moved a vote of thanks be sent to the high school classes for their greeting and our best wishes for abundant success in their studies.

The motion was agreed to.

Further consideration of amendments to **H. B. No. 573** — The Joint Committee on Taxation, offered by Mr. Green, was taken up.

The question being, "Shall the amendments be agreed to?"

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Bond moved to amend as follows:

In line 95 strike out the word "county" and insert in lieu thereof the word "township".

In line 98 strike out the word "county" and insert in lieu thereof the word "township".

In line 227 strike out the word "county" and insert in lieu thereof the word "township".

In line 231 strike out the word "counties" and insert in lieu thereof the word "townships".

In line 232 strike out the word "improved" and insert in lieu thereof the word "public".

In line 235 strike out the word "improved" and insert in lieu thereof the word "public".

In line 249 strike out the word "counties" and insert the word "townships".

In line 252 strike out the word "county" and insert in lieu thereof the word "township".

In lines 36 and 37 strike out the word "improved" and insert the word "public".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Gorrell moved to amend as follows:

In line 193 change "twenty" to "ten".

Upon which a roll call was demanded, taken and resulted — yeas 51, nays 28, as follows:

Those voting in the affirmative are: Messers.

Alban,	Cookston,	Gordon, of Logan,	Lawyer,
Banker,	Copeland,	Gorrell,	Lytle,
Barnes,	Crabbe,	Graham,	McCoy,
Benner,	Crosser,	of Muskingum,	McKay,
Bing,	Davis,	Green,	Pearson,
Blauser,	Dodge,	Greve,	Robins,
Bryson,	Donahay,	Griswold,	Robinson,
Burns,	Drury,	Halstead,	Russell,
Cable,	Dunspaugh,	Hastings,	Silver,
Carpenter,	Emery,	Hatch,	Spidel,
Carson,	Faris,	Jones,	Talley,
Chester,	Foster,	of Trumbull,	Waterston,
Cochrun,	Gordon, of Brown,	Kreider,	Wise—51.
Comings,			

Those voting in the negative are: Messrs.

Bond,	Graham,	Johnston,	Miller, of Fulton,
Brach,	of Licking,	Lentz,	Moyer,
Brannon,	Hinchey,	Lonz,	Mulcahy,
Clark,	Hoover,	Madden,	Myers,
Dildine,	Hopple,	Matthews,	Reynolds, Jas. A.,

Those who voted in the negative were: Messrs. — Concluded.

Reynolds, Tom,	Stokes,	Thompson,	Wiest,
Shy,	Swedersky,	Walsh,	Wildermuth—28.
Smith,			

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Barnes moved to amend as follows:

In line 80 strike out the first "r" in the word "mortor".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Tom Reynolds moved to amend as follows:

In lines 11 and 12 strike out the words "public ambulance".

In line 13 strike out the words "or salvage company".

Strike out all of line 14 and the words "or company" in line 15.

In line 120 strike out the words "publicly owned and operated motor vehicles" and insert in lieu thereof the words "motor vehicles owned and operated by political subdivisions".

The question recurring, "Shall the bill pass?"

Mr. Beaty demanded the previous question on the amendments, which was duly seconded. The question being, "Shall the debate now close", which was agreed to and the pending question ordered.

The question being, "Shall the motion to amend be agreed to?"

The yeas and nays were taken, and resulted — yeas 38, nays 45, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Gordon, of Brown,	Huber,	Reynolds, Tom,
Barnes,	Gordon, of Logan,	Johnston,	Shy,
Benner,	Graham,	Kreider,	Smith,
Billingslea,	of Licking,	Lentz,	Stokes,
Blauser,	Harter,	Lonz,	Stump,
Bond,	Hastings,	Madden,	Swedersky,
Brach,	Helfrich,	Moyer,	Weaver,
Carson,	Hinchey,	Mulcahy,	Wildermuth,
Cochrun,	Hoover,	Myers,	York—38.
Foster,	Hopple,	Reynolds, Jas. A.,	

Those voting in the negative are: Messrs.

Banker,	Cowan,	Green,	Matthews,
Beaty,	Crabbe,	Greve,	Miller, of Fulton,
Bing,	Crosser,	Griswold,	Pearson,
Brannon,	Dodge,	Halstead,	Robins,
Bryson,	Donahay,	Hughes,	Robinson,
Burns,	Drury,	Jones,	Russell,
Cable,	Dunspaugh,	of Trumbull,	Silver,
Carpenter,	Emery,	Kav,	Talley,
Chester,	Faris,	Lvtle,	Thompson,
Comings,	Federman,	McCoy,	Waterston,
Cookston,	Gardner,	McKay,	Winter—45.
Copeland,	Gorrell,		

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Robins moved to amend as follows:

In line 55 strike out "five" and insert "eight".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"



Mr. Graham of Licking, moved that further consideration of **H. B. No. 573** — The Joint Committee on Taxation, be deferred until Wednesday, December 10, 1919, 2:00 o'clock p. m., and that it be made a special order for that hour.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

**12:20 o'clock p. m.**

On motion of Mr. Crabbe the House recessed until 1:30 o'clock p. m.

**1:30 o'clock p. m.**

The House met pursuant to recess.

The question recurring on the passage of **H. B. No. 573** — The Joint Committee on Taxation.

Mr. McCoy moved to amend as follows:

In line 44 strike out the word "eight" and in lieu thereof insert the word "six".

In line 46 strike out the word "twelve" and in lieu thereof insert the word "ten".

In line 47 strike out the word "twenty" and in lieu thereof insert the word "fifteen".

In line 55 strike out the word "eight" and insert the word "six".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Wiest moved to amend as follows:

Strike out all of lines 57 and 58.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 44, nays 40, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Halstead,	Mulcahy,
Barnes,	Clark,	Hastings,	Myers,
Beaty,	Comings,	Hatch,	Robins,
Beetham,	Cookston,	Hooley,	Robinson,
Benner,	Copeland,	Hopple,	Russell,
Besaw,	Crosser,	Kreider,	Shy,
Billingslea,	Dodge,	Lentz,	Silver,
Bing,	Drury,	Lytle,	Stump,
Blauser,	Gordon, of Brown,	McCoy,	Thompson,
Bryson,	Gordon, of Logan,	McKay,	Weaver,
Carson,	Gorrell,	Miller, of Fulton,	Winter—44.

Those voting in the negative are: Messrs.

Atkinson,	Dunspauagh,	Jones,	Reynolds, Tom,
Banker,	Evans,	of Trumbull,	Smith,
Bishop,	Graham,	King,	Stokes,
Bond,	of Licking,	Lawyer,	Talley,
Brach,	Green,	Lonz,	Taylor,
Cable,	Greve,	Madden,	Walsh,
Carpenter,	Griswold,	Matthews,	Wiest,
Cochrun,	Helfrich,	Miller, of Stark,	Wildermuth,
Davis,	Hinchey,	Pearson,	Wise,
Denune,	Huber,	Reynolds, Jas. A.,	York—40.
Donahay,	Johnston,		

The bill not having received a constitutional majority was lost.

THURSDAY, DECEMBER 4, 1919.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 79** — Mr. Beetham.

Relative to notifying the governor of the reconvening of the general assembly, and the president on the part of the Senate has appointed as such committee: Messrs. Whittemore, Busbey and Holden.

Attest:

W. E. HALLEY,  
Clerk.

The Speaker appointed under the provisions of **H. J. R. No. 79** — Mr. Beetham, Messrs. Hooley, Matthews and York.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of **H. J. R. No. 81** — Mr. Beetham.

Relative to adjournment of the general assembly.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives for another committee of Conference on **H. B. No. 558** — Mr. King, and the president has appointed as managers on the part of the Senate, Messrs. Ritter, Stone and Norris.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 471** — Mr. Robinson.

To amend section 614-21 of the General Code, relating to the public utilities commission.

With the following amendments in which the concurrence of the House is requested.

In line 9 after the word "commission" and the comma thereafter strike out the balance of said line and all of line 10, and all of line 11 down to and including the word "county" in said line 11.

In line 16 after the word "effect" strike out the period and insert a comma, and insert the following: "provided, however, that if the proposed change shall effect an increase in the rate, joint rate, toll, classification, charge or rental, notice published not less than 30 days before the

effective date thereof shall be given by publication in one issue of a newspaper published at the county seat of each county in which such change applies. Such published notice shall set forth the fact that such application has been made, the date of the hearing thereon, the name and location of the agent of the utility in such county, where a copy of such proposed new schedule may be inspected by any interested party; and provided further, however, that such utility shall at the time of the filing of the schedule with the utilities commission, place on file with the agent of such utility in each county where such change of rate is proposed, a copy of the proposed schedule and keep the same on file for the inspection of any interested party pending the hearing before such commission.

The commission may, however, allow changes, without notice, upon such conditions as it may prescribe.

In line 18 strike out the word "new", and insert in lieu thereof the word "increase".

In line 32 after the word "effect" insert the following: provided, however, that such suspension of payment of such increased rate, joint rate, toll, classification, charge or rental, shall not go into effect if the utility shall file with the commission a bond, undertaking or other security, to the satisfaction of the commission, securing and guaranteeing the re-payment to the consumer of such portion of such increased rate, joint rate, toll, classification, charge or rental, collected by such utility as the commission, upon final hearing, may determine to have been unreasonable or excessive.

Such bond or surety shall not exceed the estimated amount of such increase or other charge made by the utility extending over a period of one year, based upon the business of the utility for the previous year or less than one-half that amount.

Strike out all of lines 45a, 45b, 45c, 45d, 45e, 45f, 45g.

Attest: W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 195** — Mr. Whittemore.

To supplement section 3141-1 of the General Code by the enactment of section 3141-2 relating to the purchase of district tuberculosis hospitals and control and maintenance of the same as a county hospital for the treatment of tuberculosis.

Attest: W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Harter the constitutional rule requiring bills to be fully read on three different days was dispensed with and **S. B. No. 195** — Mr. Whittemore, was read the second time by its title.

On motion of Mr. Harter the constitutional rule requiring bills to be fully read on three different days was dispensed with and **S. B.**



**No. 195** — Mr. Whittemore, was read the third time and placed on its passage.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 76, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Helfrich,	Miller, of Stark,
Atkinson,	Crosser,	Hoover,	Mulcahy,
Barnes,	Denune,	Hopple,	Pearson,
Beaty,	Dildine,	Huber,	Reynolds, Jas. A.,
Benner,	Dodge,	Hughes,	Reynolds, Tom,
Besaw,	Donahay,	Johnston,	Robinson,
Bing,	Drury,	Jones,	Shy,
Bishop,	Dunspaugh,	of Trumbull,	Smith,
Blauser,	Emery,	Kay,	Spidel,
Bond,	Faris,	King,	Swedersky,
Brach,	Fouts,	Kreider,	Talley,
Brannon,	Gordon, of Logan,	Lawyer,	Taylor,
Bryson,	Gorrell,	Lentz,	Thompson,
Burns,	Graham,	Lytle,	Waterston,
Cable,	of Licking,	McCoy,	Wiest,
Carson,	Green,	McKay,	Wildermuth,
Clark,	Griswold,	Madden,	Winter,
Cochrun,	Halstead,	Matthews,	Wise,
Comings,	Harter,	Miller, of Fulton,	York—76.
Copeland,	Hastings,		

So the bill passed.

The title was agreed to.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 612** — Mr. Smith.

To supplement section 1155-16 of the General Code by the enactment of supplemental sections to be known as sections 1155-16a and 1155-16b, and to amend section 1155-19 of the General Code, relating to the inspection of cold storage goods and the regulation and inspection of cold storage warehouses.

**H. B. No. 613** — Mr. Lonz.

Relative to spraying vineyards for the destruction of insect pests.

By unanimous consent Mr. Taylor submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 160** — Mr. Crabbe, having had the same under consideration, reports it back and recommends its passage:

C. GILBERT TAYLOR,  
THOMAS MULCAHY,  
H. W. COOKSTON,  
ROBERT C. DUNN,  
J. W. GORRELL,

CHAS. H. FOUTS,  
H. S. ATKINSON,  
CLYDE H. HOOLEY,  
IRWIN HALSTEAD,  
W. B. BRYSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Jones submitted the following report: The standing committee on Privileges and Elections, to which was referred **H. B. No. 590** — Mr. Jas. A. Reynolds, having had the same under consideration, reports it back and recommends its passage.

C. F. McCOY,  
JAS. A. REYNOLDS,  
HERBERT L. JONES,  
FRANK C. WISE,  
R. B. CARSON,

H. M. CARPENTER,  
F. S. ROBINSON,  
OTTO W. BRACH,  
TOM R. BRANNON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Burns submitted the following report: The standing committee on Public Utilities, to which was referred **H. B. No. 583** — Mr. Stokes, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 18 strike out the word "section" and insert "sections".

After the figures "4228" add "4229 and 4252".

In line 20 strike out the word "council" and in lieu thereof insert "legislative authority."

L. A. PEARSON,  
WARREN E. BURNS,  
NORMAN R. BLISS,  
W. W. STOKES,  
HARRY MOYER,

DOW W. HARTER,  
C. GILBERT TAYLOR,  
E. C. LAWYER,  
FRANK L. LYTLE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

**2:40 o'clock p. m.**

On motion of Mr. Beetham the House adjourned.

Attest: JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Tuesday, Dec. 9, 1919, 2:00 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O.

The journal of yesterday was read and approved.

**2:10 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 3:30 o'clock p. m.

**3:30 o'clock p. m.**

The House met pursuant to recess.

**4:00 o'clock p. m.**

On motion of Mr. Donahay the House adjourned until 1:30 o'clock p. m. tomorrow.

Attest: JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Wednesday, Dec. 10, 1919, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff of Columbus, O

The journal of yesterday was read and approved.

The House then passed to the first order of business, being consideration of Senate amendments to House bills.

The senate amendments to **H. B. No. 471** — Mr. Robinson, were taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas none, nays 81, as follows:

Those voting in the negative are: Messrs.

Alban,	Crabbe,	Green,	Madden,
Banker,	Crosser,	Greve,	Matthews,
Barnes,	Davis,	Griswold,	Miller, of Fulton,
Beaty,	Denune,	Halstead,	Miller, of Stark,
Peetham,	Dodge,	Hastings,	Mulcahy,
Bing,	Donahay,	Hatch,	Myers,
Bishop,	Drury,	Helfrich,	Reynolds, Tom,
Blauser,	Dunn,	Hinchey,	Robinson,
Bliss,	Dunspaugh,	Hoover,	Shy,
Bond,	Entemann,	Johnston,	Silver,
Brach,	Evans,	Jones, of Trumbull,	Spidel,
Bryson,	Faris,	Kreider,	Stokes,
Burns,	Foster,	Lawyer,	Thompson,
Cable,	Fouts,	Lentz,	Walsh,
Carpenter,	Freeman,	Lonz,	Waterston,
Carson,	Gordon, of Brown,	Luchsinger,	Weaver,
Chester,	Gordon, of Logan,	Lustig,	Wenner,
Cochrun,	Graham,	Lvtle,	Wiest,
Comings,	of Licking,	McCoy,	Wildermuth,
Cookston,	Graham,	McFarland,	Wise—81.
Copeland,	of Muskingum,	McKay,	

The Senate amendments were not concurred in.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 614** — Mr. Cowan.

To make an appropriation for the payment of salaries of the employes of the House of Representatives and Senate and mileage of members.

On motion of Mr. Cowan the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 614** — Mr. Cowan, was read the second time by its title.

On motion of Mr. Cowan the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 614** — Mr. Cowan, was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

Mr. Barnes moved to amend as follows:

Under House of Representatives in contract and open order service F-6 strike out "10,000" and insert "25,000".

The motion was agreed to and the bill was so amended.



The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Cowan,	Green,	Lustig,
Banker,	Crabbe,	Greve,	Lytle,
Barnes,	Crosser,	Halstead,	McCoy,
Beaty,	Davis,	Harter,	McKay,
Beetham,	Dildine,	Hastings,	Miller, of Fulton,
Benner,	Dodge,	Helfrich,	Mulcahy,
Bing,	Donahay,	Hoover,	Reynolds, Jas. A.,
Bishop,	Dunspaugh,	Hopple,	Reynolds, Tom,
Blauser,	Emery,	Huber,	Robinson,
Brannon,	Entemann,	Johnston,	Shy,
Bryson,	Faris,	Jones, of Hamilton,	Smith,
Burns,	Federman,	Jones, of Trumbull,	Spidel,
Cable,	Fouts,	Kay,	Walsh,
Carpenter,	Freeman,	King,	Waterston,
Carson,	Gardner,	Kreider,	Wiest,
Cochrun,	Gordon, of Brown,	Lentz,	Wildermuth,
Comings,	Graham,	Lonz,	Winter,
Copeland,	of Muskingum,	Luchsinger,	Wise—71.

Mr. Matthews voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Beetham moved that the vote whereby **H. B. No. 573** — The Joint Committee on Taxation, was lost, be now reconsidered.

Which was agreed to.

The question being, "Shall the bill pass?"

Mr. Beetham moved that the vote by which the amendment offered by Mr. Bond to said **H. B. No. 573** — The Joint Committee on Taxation, was passed, be reconsidered.

The motion was agreed to.

The question being, "Shall the amendments be agreed to?"

Upon which a roll was demanded, taken and resulted — yeas 34, nays 60, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Griswold,	Lytle,
Barnes,	Davis,	Halstead,	Moyer,
Billingslea,	Emery,	Hastings,	Pearson,
Bishop,	Foster,	Huber,	Silver,
Blauser,	Fouts,	Johnston,	Talley,
Bond,	Gordon, of Logan,	Kreider,	Taylor,
Bryson,	Graham,	Lawyer,	Wiest,
Carpenter,	of Licking,	Lentz,	Wildermuth—34.
Carson,	Graham,	Lonz,	
	of Muskingum,		

Those voting in the negative are: Messrs.

Backowski,	Burns,	Dodge,	Freeman,
Banker,	Cochrun,	Donahay,	Gardner,
Beaty,	Comings,	Drury,	Gordon, of Brown,
Beetham,	Cookston,	Dunn,	Green,
Bing,	Copeland,	Dunspaugh,	Greve,
Bliss,	Cowan,	Entemann,	Harter,
Brach,	Crabbe,	Faris,	Helfrich,
Brannon,	Crosser,	Federman,	Hinchey,

Those who voted in the negative were: Messrs.—Concluded.

Hopple,	Lustig,	Myers,	Swedersky,
Hughes,	McCoy,	Reynolds, Jas. A.,	Thompson,
Jones, of Hamilton,	McFarland,	Scott,	Walsh,
Jones, of Trumbull,	Matthews,	Shy,	Waterston,
Kay,	Miller, of Fulton,	Smith,	Wenner,
King,	Miller, of Stark,	Spidel,	Winter,
Luchsinger,	Mulcahy,	Stokes,	Wise—60.

The amendments were not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Beetham moved to amend as follows:

In lines 79 and 80 strike out "proper deputy registrar of motor vehicles" and insert "secretary of state".

Strike out lines 156 (after section number) to 220 inclusive and substitute the following:

"The secretary of state shall open an account with each municipal corporation and county district of registration in this state. All registration and duplicate registration fees he shall pay weekly into the state treasury with other receipts from his office. The tax collections he shall apportion between the state and the several districts of registration, and pay the state's portion thereof into the state treasury with other receipts of his office. He shall deposit the proceeds of tax collections due districts of registration in a bank or trust company offering to pay the highest rate of interest on average daily balances, after collection of checks and drafts, on competitive bids received after advertising in two newspapers of opposite politics of general circulation in the city of Columbus and secured by sufficient surety or the deposit of securities of value equal to the amount to be deposited, as determined by the secretary of state.

"Sec. 6309-1. On the first business day of each month the secretary of state shall transmit to the auditor of each county a check for the amount of the tax collections apportioned to districts of registration located wholly or in part in his county, accompanying the same with a statement showing the distribution of the amount represented thereby to each such district of registration. The county auditor shall certify the amount so transmitted into the county treasury to the credit of the individual tax funds therein."

In line 223 strike out "less auditor's fees".

In line 239 strike out "less auditor's fees retained".

Strike out lines 247 to 255 inclusive.

Upon which a yea and nay vote was demanded, taken and resulted—yeas 56, nays 36, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Federman,	Jones, of Hamilton,
Banker,	Crabbe,	Fouts,	Jones, of Trumbull,
Beaty,	Crosser,	Freeman,	Kay,
Beetham,	Davis,	Gardner,	King,
Benner,	Dodge,	Gordon, of Logan,	Kreider,
Bond,	Donahay,	Graham,	Lawyer,
Bryson,	Drury,	of Muskingum,	Luchsinger,
Burns,	Dunn,	Green,	Lytle,
Chester,	Dunspaugh,	Griswold,	McCoy,
Cochrun,	Emery,	Hatch,	McKay,
Comings,	Faris,	Hughes,	Miller, of Fulton,

Those voting in the affirmative are: Messrs. — Concluded.

Miller, of Stark,	Silver,	Taylor,	Wenner,
Pearson,	Spidel,	Waterston,	Winter,
Russell,	Talley,	Weaver,	Wise—56.
Scott,			

Those voting in the negative are: Messrs.

Backowski,	Denune,	Hopple,	Reynolds, Jas. A.,
Barnes,	Entemann,	Huber,	Shy,
Billingslea,	Evans,	Johnston,	Smith,
Bishop,	Gordon, of Brown,	Lentz,	Stokes,
Blauser,	Greve,	Lonz,	Swedersky,
Brach,	Harter,	Lustig,	Thompson,
Brannon,	Hastings,	Madden,	Wiest,
Cable,	Helfrich,	Moyer,	Wildermuth,
Cookston,	Hinchey,	Myers,	York—36.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Cable moved to amend as follows:

In line 50 strike out the words "twenty cents" and insert in lieu thereof the words "the following amounts"

In line 51 change period to semi-colon and add the following:  
"commercial cars with pneumatic tires —

One ton capacity twenty cents

Two ton capacity twenty-five cents

Three ton capacity thirty cents

Four ton capacity thirty-five cents

Five ton capacity forty cents

Six ton capacity forty-five cents

Seven ton capacity fifty cents;

Commercial cars with solid tires —

One ton capacity thirty cents

Two ton capacity thirty-five cents

Three ton capacity forty cents

Four ton capacity forty-five cents

Five ton capacity fifty cents

Six ton capacity fifty-five cents

Seven ton capacity sixty cents

Eight ton capacity sixty-five cents

Above eight ton capacity seventy cents;

Commercial cars used exclusively as part of farm equipment —

Any capacity with pneumatic tires ten cents

Any capacity with solid tires twenty cents"

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Barnes moved to amend as follows:

In line 273 substitute the word "offense" for the group of letters "ocense".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Lawyer moved to amend as follows:

In line 36, 37, 232 and 235 strike out the word "improved" and insert the word "public".



The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 39, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Drury,	Jones, of Hamilton,	Pearson,
Beaty,	Dunn,	Jones, of Trumbull,	Robinson,
Beetham,	Dunspaugh,	Kay,	Russell,
Bing,	Faris,	King,	Scott,
Bryson,	Federman,	Kreider,	Shy,
Burns,	Foster,	Lawyer,	Silver,
Chester,	Freeman,	Lentz,	Spidel,
Clark,	Gardner,	Luchsinger,	Stump,
Cochrun,	Gordon, of Brown,	Lytle,	Talley,
Comings,	Gordon, of Logan,	McCoy,	Taylor,
Cookston,	Green,	McKay,	Thompson,
Copeland,	Griswold,	Matthews,	Waterston,
Crabbe,	Halstead,	Miller, of Fulton,	Weaver,
Crosser,	Harter,	Miller, of Stark,	Wenner,
Dildine,	Hatch,	Moyer,	Winter,
Dodge,	Hughes,	Mulcahy,	Wise—65.
Donahay,			

Those voting in the negative are: Messrs.

Alban,	Denune,	Hastings,	Madden,
Banker,	Emery,	Helfrich,	Myers,
Pillingslea,	Entemann,	Hinchey,	Reynolds, Jas. A.,
Bishop,	Evans,	Hoover,	Reynolds, Tom,
Blauser,	Fouts,	Hopple,	Smith,
Bond,	Graham,	Huber,	Stokes,
Brach,	of Licking,	Johnston,	Swedersky,
Brannon,	Graham,	Lonz,	Walsh,
Cable,	of Muskingum,	Lustig,	Wildermuth,
Carpenter,	Greve,	McFarland,	York—39.
Davis,			

So the bill passed.

Mr. Beetham moved to amend title by striking out sec. "6309-3" and inserting sec. "12618-4."

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

The House then passed to the second order of business, being bills for third reading.

Mr. Beetham moved that the following be adopted as the calendar for the day:

**H. B. No. 576** — Mr. Federman.

**H. B. No. 590** — Mr. Jas. A. Reynolds

**H. B. No. 531** — Mr. Donahay.

**H. B. No. 328** — Mr. Bliss.

**H. B. No. 599** — Mr. Federman.

The motion was agreed to.

**H. B. No. 576** — Mr. Federman, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 86, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Dildine,	Harter,	Moyer,
Banker,	Donahay,	Hatch,	Mulcahy,
Beaty,	Drury,	Hinchey,	Myers,
Beetham,	Dunspaugh,	Hopple,	Pearson,
Benner,	Emery,	Hughes,	Reynolds, Jas. A.,
Billingslea,	Entemann,	Johnston,	Reynolds, Tom,
Bing,	Evans,	Jones, of Hamilton,	Robinson,
Bishop,	Faris,	Jones, of Trumbull,	Russell,
Bliss,	Federman,	Kay,	Scott,
Brannon,	Fouts,	King,	Shy,
Bryson,	Freeman,	Kreider,	Silver,
Burns,	Gardner,	Lawyer,	Smith,
Cable,	Gordon, of Brown,	Lentz,	Spidel,
Carson,	Gordon, of Logan,	Lonz,	Swedersky,
Chester,	Graham,	Luchsinger,	Taylor,
Clark,	of Licking,	Lustig,	Walsh,
Cochrun,	Graham,	Lytle,	Waterston,
Comings,	of Muskingum,	McCoy,	Wenner,
Cookston,	Green,	Madden,	Wiest,
Crabbe,	Greve,	Matthews,	Winter,
Davis,	Griswold,	Miller, of Fulton,	Wise,
Denune,	Halstead,	Miller, of Stark,	York—86.

So the bill passed.

The title was agreed to.

**H. B. No. 590**—Mr. Jas. A. Reynolds, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 72, nays 18, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Green,	Moyer,
Barnes,	Davis,	Griswold,	Myers,
Beetham,	Denune,	Harter,	Reynolds, Jas. A.,
Benner,	Dildine,	Hatch,	Reynolds, Tom,
Blauser,	Dodge,	Hopple,	Robinson,
Bond,	Donahay,	Hughes,	Smith,
Brach,	Drury,	Johnston,	Spidel,
Brannon,	Dunn,	Jones, of Trumbull,	Stokes,
Bryson,	Dunspaugh,	Kay,	Stump,
Burns,	Emery,	King,	Swedersky,
Cable,	Foster,	Kreider,	Talley,
Carpenter,	Fouts,	Lustig,	Taylor,
Carson,	Freeman,	Lytle,	Walsh,
Chester,	Gordon, of Brown,	McCoy,	Waterston,
Cochrun,	Gordon, of Logan,	McKay,	Weaver,
Comings,	Graham,	Matthews,	Wenner,
Cookston,	of Licking,	Miller, of Fulton,	Wildermuth,
Copeland,	Graham,	Miller, of Stark,	Wise—72.
Crabbe,	of Muskingum,		

Those voting in the negative are: Messrs.

Banker,	Entemann,	Luchsinger,	Shy,
Beaty,	Federman,	Madden,	Wiest,
Billingslea,	Gardner,	Mulcahy,	Winter,
Bishop,	Jones, of Hamilton,	Scott,	York—18.
Cowan,	Lentz,		

So the bill passed.

The title was agreed to.

**H. B. No. 581** — Mr. Donahay, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Drury moved to amend as follows:

In line 3 strike out the word "two" and insert in lieu thereof "one".

In line 4 strike out the word "judges" and insert in lieu thereof "judge".

In line 6 strike out the word "judges" and insert in lieu thereof "judge".

In line 7 strike out the word "their" and insert in lieu thereof "his".

In line 8 strike out the word "their" and insert in lieu thereof "his".

Strike out all of lines 9 and 10.

In line 11 insert "A" before the word "Vacancies".

In line 11 strike out the word "Vacancies" and insert in lieu thereof "Vacancy".

In line 11 strike out the word "judged" and insert in lieu thereof "judge".

In line 14 strike out the word "They" and insert in lieu thereof "He".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 84, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hatch,	Pearson,
Backowski,	Denune,	Helfrich,	Reynolds, Jas. A.,
Eanker,	Dildine,	Hinchey,	Reynolds, Tom,
Beaty,	Donahay,	Hopple,	Robinson,
Beetham,	Dunspaugh,	Huber,	Russell,
Benner,	Entemann,	Hughes,	Shy,
Billingslea,	Evans,	Johnston,	Silver,
Bishop,	Faris,	Jones, of Hamilton,	Smith,
Blauser,	Federman,	Jones, of Trumbull,	Spidel,
Bliss,	Fouts,	Kay,	Stokes,
Brach,	Freeman,	Kreider,	Stump,
Brannon,	Gardner,	Lawyer,	Talley,
Burns,	Gordon, of Brown,	Lentz,	Taylor,
Cable,	Gordon, of Logan,	Lonz,	Thompson,
Carson,	Graham,	Luchsinger,	Walsh,
Chester,	of Muskingum,	Lustig,	Waterston,
Clark,	Green,	McCoy,	Wenner,
Cochrun,	Greve,	Madden,	Wiest,
Comings,	Halstead,	Moyer,	Wildermuth,
Cookston,	Harter,	Mulcahy,	Winter,
Cowan,	Hastings,	Myers,	York—84.
Crosser,			

Mr. Matthews, and Graham, of Licking, voted in the negative.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

**Mr. Speaker:**

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 471** — Mr. Robinson, and asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.



Mr. Beetham moved that the request of the Senate be acceded to. The motion was agreed to.

The Speaker appointed as managers on part of the House as a committee of Conference on matters of difference between the two houses on **H. B. No. 471** — Mr. Robinson, Messrs. Robinson, Miller of Stark, and Bliss.

**4:55 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 7:30 o'clock p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

**Am. H. B. No. 328** — Mr. Bliss, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Kreider moved to amend as follows:

In line 14 strike out "ten thousand five hundred" and substitute in lieu thereof "seven thousand and nine hundred eighty".

In line 15 strike out "ten thousand" and substitute in lieu thereof "seven thousand four hundred and ten".

In line 16 strike out "nine thousand" and substitute in lieu thereof "six thousand eight hundred forty".

In line 26 strike out "six thousand" and substitute in lieu thereof "three thousand six hundred and twenty".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Crabbe moved to amend as follows:

In line 26 after the word "dollars", change the period to a comma and add "nor less than one thousand dollars".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Jones, of Trumbull, moved to amend as follows:

In line 25 strike out the period and insert a comma (,). After the comma insert "and twenty-five dollars per million of the tax duplicate of said county on the first one hundred million of said valuation of said county and ten dollars per million on balance of said tax valuation, as ascertained from the tax duplicate on the first day of January of each year."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 37, nays 37, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Donahay,	Helfrich,	Reynolds, Tom,
Beaty,	Dunspaugh,	Hinchey,	Scott,
Bishop,	Federman,	Hopple,	Smith,
Bliss,	Gardner,	Hughes,	Swedersky,
Brach,	Gordon, of Brown,	Jones, of Trumbull,	Taylor,
Brannon,	Gordon, of Logan,	Lonz,	Walsh,
Burns,	Green,	Moyer,	Wenner,
Comings,	Greve,	Myers,	Wiest,
Cookston,	Harter,	Reynolds, Jas. A.,	Winter—37.
Crabbe,			

Those voting in the negative are: Messrs.

Barnes,	Denune,	Halstead,	Madden,
Blauser,	Dodge,	Hatch,	Miller, of Fulton,
Bryson,	Emery,	King,	Miller, of Stark,
Cable,	Faris,	Kreider,	Pearson,
Carpenter,	Foster,	Lawyer,	Russell,
Carson,	Fouts,	Lentz,	Thompson,
Chester,	Graham,	Lustig,	Waterston,
Cochrun,	of Licking,	McCoy,	Wise,
Crosser,	Graham,	McFarland,	York—37.
Davis,	of Muskingum,	McKay,	

The bill not having received a constitutional majority was lost.

**H. B. No. 599** — Mr. Federman, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Crosser,	Green,	Mulcahy,
Barnes,	Davis,	Greve,	Myers,
Beaty,	Denune,	Halstead,	Pearson,
Beetham,	Dodge,	Hastings,	Reynolds, Tom,
Benner,	Donahay,	Hopple,	Russell,
Billingslea,	Drury,	Jones, of Hamilton,	Scott,
Blauser,	Dunspaugh,	Jones, of Trumbull,	Shy,
Brach,	Emery,	Kay,	Smith,
Brannon,	Faris,	King,	Spidel,
Cable,	Federman,	Kreider,	Stokes,
Chester,	Fouts,	Lawyer,	Stump,
Cochrun,	Gardner,	Lytle,	Walsh,
Comings,	Gordon, of Brown,	McCoy,	Weaver,
Cookston,	Gordon, of Logan,	Madden,	Wiest,
Copeland,	Graham,	Miller, of Fulton,	Winter,
Cowan,	of Muskingum,	Miller, of Stark,	Wise—64.
Crabbe,			

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Halstead,	Reynolds, Tom,
Backowski,	Donahay,	Hopple,	Robinson,
Barnes,	Drury,	Hughes,	Russell,
Beaty,	Dunn,	Jones, of Hamilton,	Scott,
Beetham,	Dunspaugh,	Jones, of Trumbull,	Silver,
Benner,	Emery,	Kay,	Smith,
Blauser,	Faris,	King,	Spidel,
Bliss,	Fouts,	Kreider,	Stump,
Brach,	Freeman,	Lustig,	Swedersky,
Brannon,	Gardner,	Lytle,	Taylor,
Bryson,	Gordon, of Logan,	Madden,	Walsh,
Cable,	Graham,	Matthews,	Waterston,
Carson,	of Licking,	Miller, of Fulton,	Weaver,
Cochrun,	Graham,	Miller, of Stark,	Wenner,
Comings,	of Muskingum,	Myers,	Winter,
Cookston,	Green,	Pearson,	Wise—65.
Copeland,	Griswold,	Pugh,	

Those voting in the negative are: Messrs. Burns, Davis, Federman, Lentz, McCoy and Stokes.

The emergency clause not having received a constitutional majority was lost.

The title was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 614** — Mr. Cowan.

To make an appropriation for the payment of salaries of the employes of the House of Representatives and Senate and mileage of members and to repeal items of H. B. 584 — 1917.

With the following amendments in which the concurrence of the House is requested:

In the title after the word members, strike out the period and insert the following, "and to repeal items of the House Bill No. 584—1917.

In the Bill. House of Representatives contract and open order service F-6 strike out \$25,000 and insert in lieu thereof \$42,000. Senate contract and open order service F-6 strike out \$4000 and insert in lieu thereof \$12,000. Add the following to be known as Section 2:

Section 2. Items F-6 of appropriations for House of Representatives, \$12,000 and Senate appropriation \$2,500.

H. B. 584 — 1917, O. L., pp. 313-14, are hereby repealed.

Attest: W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 571** — Mr. Taylor.

Providing for the relief of Frank J. Bentz.

Attest: W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 461** — Mr. Beetham.

To amend section 5081-1, 5169-8 and 5169-12 of the General Code, as to inspectors and challengers at state initiative and referendum elections.

Attest: W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 58** — Mr. Archer.

Relative to the state liquor licensing board.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Burns moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Green,	McFarland,
Backowski,	Crabbe,	Greve,	Madden,
Barnes,	Crosser,	Halstead,	Matthews,
Beaty,	Davis,	Hastings,	Miller, of Fulton,
Beetham,	Denune,	Hatch,	Mulcahy,
Billingslea,	Dodge,	Helfrich,	Pearson,
Bishop,	Donahay,	Hinchey,	Reynolds, Tom,
Blauser,	Drury,	Jones, of Hamilton,	Robinson,
Bond,	Dunspaugh,	Jones, of Trumbull,	Scott,
Brach,	Federman,	Kay,	Spidel,
Brannon,	Foster,	King,	Stokes,
Bryson,	Fouts,	Kreider,	Swedersky,
Burns,	Freeman,	Lawyer,	Waterston,
Carson,	Gordon, of Brown,	Lentz,	Wenner,
Chester,	Gordon, of Logan,	Lonz,	Winter,
Cochrun,	Graham,	Lustig,	Wise,
Cookston,	of Licking,	Lytle,	York—68.
Copeland,			

The resolution was adopted.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 63** — Mr. Whittemore.

Relative to printing of the report of the Special Joint Committee on Taxation.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Beetham moved that further consideration of the resolution be deferred until tomorrow at 10:05 o'clock a. m.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 61** — Mr. Jones, of Meigs.

Authorizing the transfer of funds in the appropriations heretofore made for the Ohio National Guard to a new fund to be used for recruiting purposes.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Scott moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	Lytle,
Backowski,	Copeland,	of Muskingum,	McFarland,
Barnes,	Cowan,	Green,	Madden,
Beaty,	Crabbe,	Greve,	Miller, of Fulton,
Beetham,	Crosser,	Halstead,	Mulcahy,
Billingslea,	Davis,	Hastings,	Myers,
Bishop,	Dodge,	Hatch,	Robinson,
Blauser,	Donahay,	Helfrich,	Scott,
Bliss,	Drury,	Hinchey,	Smith,
Bond,	Dunspaugh,	Jones, of Hamilton,	Spidel,
Brannon,	Emery,	Jones, of Trumbull,	Stokes,
Bryson,	Faris,	Kay,	Swedersky,
Burns,	Federman,	King,	Walsh,
Cable,	Foster,	Kreider,	Waterston,
Carpenter,	Fouts,	Lawyer,	Weaver,
Carson,	Gordon, of Brown,	Lentz,	Wenner,
Chester,	Gordon, of Logan,	Lonz,	Wise,
Cochrun,	Graham,	Lustig,	York—72.
Comings,	of Licking,		

The resolution was adopted.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 62** — Mr. Miller.

Relating to salaries of state employes and school teachers.

Attest:

W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.

On motion of Mr. Beetham the House then passed to the fifth order of business, being reports of select committees.

Mr. Beetham submitted the following report:

The special joint committee on Taxation, to which was delegated the duty of making recommendations to the General Assembly in the line of relieving the revenue embarrassment of the state and its local subdivisions, herewith makes a partial report and begs leave to introduce the appended bill:

FRANK C. PARRETT,  
MILTON CLARK,  
E. J. HOPPLE,  
RUPERT BEETHAM,  
R. M. BILLINGSLEA,

WM. AGNEW,  
WM. W. BELLEW,  
FRANCIS M. THOMPSON,  
F. E. WHITTEMORE,  
J. E. HOLDEN,

The report was agreed to.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 615**—The Special Joint Committee on Taxation.

Providing for the levy and distribution of taxes on the taxable property of the state for the support of common schools, the adjustment of tax limitations applicable to levies for local school and township purposes, the repeal of the laws relating to state aid for weak schools districts, and the abolition of state levies for sinking fund, university and normal school purposes; and to such ends amending sections 5649-3a, 5649-4, 7575, 7582, 7587, 7595, 7596, 7597, 7600, 7603, 7613, 7736, 7747, 7751, and 7787 of the General Code, enacting a supplementary section to be designated as section 7600-1 of the General Code and repealing sections 3204, 7594-1, 7595-1, 7595-2, 7575-3, 7595-4, 7802, 7804, 7924, 7925, 7926, 7927, 7927a, 7927b, 7928, 7929, and 7986 of the General Code.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 615**—Mr. Beetham, was read the second time by its title and ordered printed.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

**H. J. R. No. 79**—Mr. Beetham.

Relative to notifying the governor of the reconvening of the General Assembly.

**H. J. R. No. 81**—Mr. Beetham.

Relative to adjournment of the General Assembly.

JOHN E. BARNES,  
HERBERT L. JONES,  
HENRY EVANS,  
ROBERT J. O'BRIEN,

CARL V. BEEBE,  
J. E. HOLDEN,  
THOMAS W. LATHAM.

The Speaker of the House in the presence of the House signed said joint resolutions.

The House then reverted to the fourth order of business, being reports of standing committees,



Mr. Fouts submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 594** — Mr. Beaty, having had the same under consideration, reports it back and recommends its passage.

WM. L. HUGHES,  
CHAS. H. FOUTS,  
C. F. McCOY,  
D. ALLEN BOND,

FRANCES M. THOMPSON,  
F. A. HINCHEY,  
JOSEPH R. GARDNER,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Spidel submitted the following report:

The standing committee on Fish and Game, to which was referred **H. B. No. 405** — Mr. Dildine, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all after enacting clause and substitute the following:

"Section 1. That section 1421 of the General Code be amended to read as follows:

Sec. 1421. Carp, mullet, grass pike, sheephead and moon-eyed shiners may be taken in any number, except that they may not be taken **with a net other than a seine** having meshes not less than four inches, stretched mesh, fishing measure, in the bays, marshes, estuaries, or inlets, bordering upon, flowing into, or in any manner connected with Lake Erie. They may, in the same manner be taken in the Ottawa River, no farther up than the Ann Arbor bridge; in the Maumee River, no farther up than the terminal bridge above the Toledo Country Club; in Portage River, no farther up than Oak Harbor bridge; \* \* \* *in Sandusky \* \* \* river \* \* \* no farther up said river than an imaginary line running from the west point of Squaw Island across Sandusky River to Teal Pond Point, thence south to the mainland, in \* \* \* Mud Creek no farther up than \* \* \* one-half mile west of the Mud Creek Bridge on Port Clinton road, and no farther up the La Carp Creek, Little Portage River, Tousaint River, Turtle Creek or Ward's Canal, than the water level of Lake Erie extends in these streams. In any of the waters herein described it shall be unlawful to set or leave stationary a seine that will prevent fish from entering or going from the mouth of any river. In the Lake Erie fishing district a seine of smaller mesh may be used. Nothing in this section shall be construed to permit the use of any net whatever in any stream flowing into Lake Erie east of Sandusky Bay, except an eight-foot minnow net.*

*Neither the fish named in this section nor any other fish shall at any time be taken or caught, except with hook and line as provided in section 1392 of the General Code, in that portion of Sandusky Bay lying between Cedar Point and the mainland and east of a line from the extreme west point of Cedar Point across the Bay to the Baltimore Elevator Dock.*

Section 2. That original section 1421 of the General Code be, and the same is hereby repealed."

F L. WATERSTON,  
C. G. WEAVER,  
G. DILDINE,  
S. SPIDEL,  
ROY L. SWEDERSKY,

F. S. ROBINSON,  
S. J. BENNER,  
DAN ALBAN,  
F. A. HINCHEY,  
ALBERT HASTINGS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Myers submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 591** — Mr. Myers, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
GEO. S. MYERS,  
SYLVESTER SPIDEL,  
W. E. WENNER,

TOM REYNOLDS,  
DOW W. HARTER,  
E. L. DONAHAY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Comings submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 592** — Mr. Jones, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

W. R. COMINGS,  
C. K. MILLER,  
H. H. GRISWOLD,  
JOHN S. FARIS,  
A. L. STUMP,

GEORGE S. MYERS,  
FRANCIS M. THOMPSON,  
JOHN E. BARNES,  
W. E. WENNER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Robinson submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 578** — Mr. Robinson, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
W. A. RUSSELL,  
CHAS. F. KREIDER,

JOHN H. CHESTER,  
F. S. ROBINSON,  
J. LUSTIG.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hatch submitted the following report:

The standing committee on Mines and Mining, to which was referred **H. B. No. 580** — Mr. Carpenter, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 18 after the word them add "in a manner".

D. ALLEN BOND,  
C. W. KING,  
WARREN E. BURNS,  
H. S. CABLE,  
E. C. LAWYER,

HENRY A. HATCH,  
OTIS D. DAVIS,  
DAN ALBAN,  
HERMAN SHY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Beetham the House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time by their titles and referred to the following committees:

**H. B. No. 600** — Mr. Alban.

To the committee on Common Schools.

**H. B. No. 601** — Mr. Evans.

To the committee on Codes, Courts and Procedure.

**H. B. No. 602** — Mr. Green.

To the committee on Cities.

**H. B. No. 603** — Mr. Barnes.

To the committee on Fees and Salaries.

**H. B. No. 604** — Mr. Spidel.

To the committee on Fish Culture and Game.

**H. B. No. 605** — Mr. Davis.

To the committee on Agriculture.

**H. B. No. 606** — Mr. Cable.

To the committee on Fish Culture and Game.

**H. B. No. 607** — Mr. Clark.

To the committee on Codes, Courts and Procedure.

**H. B. No. 608** — Mr. Burns.

To the committee on Military Affairs.

**H. B. No. 610** — Mr. King.

To the committee on Appropriations and Finance.

**H. B. No. 611** — Mr. Gorrell.

To the committee on Judiciary.

**H. B. No. 612** — Mr. Smith.

To the committee on Dairy and Food Products.

**H. B. No. 613** — Mr. Lonz.

To the committee on Agriculture.

The House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 616** — Mr. Alban.

To amend sections 7595, 7595-1, 7595-4, 7596, 7597 and 7730 of the General Code, correcting errors and harmonizing sections in the state aid for weak school district law, and supplementing section 7730, with new section 7730-1 providing for the time when school property in suspended districts can be sold.

On motion of Mr. Alban the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**H. B. No. 616** — Mr. Alban, was read the second time by its title and referred to the committee on Common Schools.



**H. B. No. 617** — Mr. Gordon, of Brown.

To amend section 5366 of the General Code, relative to the compensation of assessors.

**H. B. No. 618** — Mr. Cookston.

Authorizing county commissioners to borrow money in anticipation of the collection of taxes to be raised by special tax levy for repair and maintenance of roads.

**H. B. No. 619** — Mr. Crosser.

Authorizing courts of record to administer oaths, and acknowledge instruments of writing.

**H. B. No. 620** — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the administration and enforcement of such prohibition and repeal certain sections of the General Code.

On motion of Mr. Crabbe the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 620** — Mr. Crabbe, was read the second time by its title and referred to the committee on Liquor Traffic and Temperance.

**H. B. No. 621** — Mr. Fouts.

Providing for the validation and ratification of certain contracts of the state entered into through the state highway department.

On motion of Mr. Fouts the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 621** — Mr. Fouts, was read the second time by its title and referred to the committee on Public Highways.

**H. B. No. 622** — Mr. Federman.

Supplementary to an act entitled "An act relating to cities of the first class, having a population exceeding one hundred and fifty thousand inhabitants", passed May 4, 1869, (66 O. L. 80), and to all acts supplementary to said act, and authorizing the board of trustees appointed under said act of May 4, 1869, to issue additional bonds for permanent betterments upon the line of railway constructed under the provisions of said acts.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 622** — Mr. Federman, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 623** — Mr. Myers.

To prevent profiteering in rents.

**H. B. No. 624** — Mr. Smith.

To amend section 13049 of the General Code, relative to Sunday observance.

On motion of Mr. Smith the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 624** — Mr. Smith, was read the second time by its title and referred to the committee on State and Economic Betterment.

**H. B. No. 625** — Mr. Brach.

To enlarge the general powers of municipal corporations by creating the office of a commissioner of rents.

On motion of Mr. Brach the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 625** — Mr. Brach, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 626** — Mr. Hinchey.

To amend section 2955 of the General Code, relative to county burial expenses.

**H. B. No. 627** — Mr. Backowski.

Providing for a refund of duplicate incorporation fee to the Independent Brick and Tile Company.

**H. B. No. 628** — Mr. Backowski.

To amend section 2248 of the General Code, relative to the compensation of governor and lieutenant governor.

**H. B. No. 629** — Mr. Lawyer.

To amend section 1431 of the General Code, relative to allowing honorably discharged soldiers to hunt without license.

**H. B. No. 630** — Mr. Chester.

To amend section 73 of the General Code, relative to the preservation and printing of papers and documents.

**H. B. No. 631** — Mr. Chester.

To amend sections 3001 and 6498 of the General Code, relative to compensation of county commissioners.

Mr. Federman moved that the vote whereby the emergency clause to **H. B. No. 599** — Mr. Federman, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Spidel offered the following resolution:

**H. J. R. No. 82** — Mr. Spidel.

Proposing an amendment to Article V, section 2 of the constitution of the state of Ohio, relative to the use of voting machines.

*Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to both houses concurring therein:*

That there shall be submitted to the electors of the state, in the manner provided by law, on the first Tuesday after the first Monday in November, 1920, a proposal to amend Article V, section 2 of the constitution of the state of Ohio, to read as follows:

#### ARTICLE V.

Sec. 2. All elections shall be *either by ballot or by mechanical device, or by both, preserving the secrecy of the vote. Laws may be enacted to regulate the preparation of the ballot and to determine the application of such mechanical device.*

At such election such proposition shall be placed on the ballot in the manner provided by law and shall be designated as follows:

"Use of Voting Machines — Yes."

"Use of Voting Machines — No."

If the votes for the proposal shall exceed those against it, this amendment shall take effect as part of the constitution of the state of Ohio and original section 2 of Article V shall be repealed and annulled.

The resolution was laid over under the rule.

**9:50 o'clock p. m.**

On motion of Mr. Crabbe the House adjourned until 10 o'clock a. m. tomorrow.

Attest: JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

**Thursday, Dec. 11, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Rev. W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Attention of the House was called to the special order for this hour, being consideration of **H. B. No. 609**—The Joint Committee on Taxation.

On motion of Mr. Beetham consideration of said bill was deferred until 1:30 o'clock p. m. today.

Mr. Carpenter arose to a question of privilege, and asked that his vote be recorded on **S. J. R. No. 58**—Mr. Archer. His name being called, Mr. Carpenter voted "aye".

Mr. Besaw arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 573**—The Joint Committee on Taxation. His name being called, Mr. Besaw voted "aye".

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 632**—Mr. James A. Reynolds.

To amend sections 710-49 and 710-61 of the General Code, relating to the number of persons composing a board of bank directors.

On motion of Mr. Jas. A. Reynolds the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 632**—Mr. James A. Reynolds, was read the second time by its title and referred to the committee on Banks and Banking.

**10:05 o'clock a. m.**

**S. J. R. No. 63**—Mr. Whittemore, further consideration of which had been deferred until this hour, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 64, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Blauser,	Copeland,	Dunn,
Barnes,	Bond,	Cowan,	Dunspaugh,
Beaty,	Bryson,	Crabbe,	Emery,
Beetham,	Burns,	Crosser,	Federman,
Benner,	Carpenter,	Dildine,	Foster,
Besaw,	Carson,	Dodge,	Fouts,
Billingslea,	Cochrun,	Donahay,	Gordon, of Brown,
Bing,	Cookston,	Drury,	Gordon, of Logan,



Those voting in the affirmative are: Messrs. — Concluded.

Graham,	Jones, of Trumbull,	Miller, of Fulton,	Silver,
of Muskingum,	Kay,	Miller, of Stark,	Spidel,
Green,	Lawyer,	Moyer,	Stokes,
Halstead,	Luchsinger,	Mulcahy,	Stump,
Hatch,	Lytle,	Pearson,	Swedersky,
Hopple,	McCoy,	Reynolds, Jas. A.,	Talley,
Johnston,	McFarland,	Russell,	Waterston,
Jones, of Hamilton,	Matthews,	Shy,	Wenner,
			Winter—64.

Those voting in the negative are: Messrs. Bishop, Brach, Madden, Walsh, Wiest, Wildermuth.

The resolution was adopted.

On motion of Mr. Federman the following was adopted as the calendar for the day.

**H. B. No. 585** — Mr. Jones, of Trumbull.

**H. B. No. 405** — Mr. Dildine.

**S. J. R. No. 62** — Mr. Miller.

**H. B. No. 577** — Mr. Federman.

**H. B. No. 483** — Mr. Lytle.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 60** — Mr. Sparks.

Providing for holding the next annual reunion of the General Assembly at Dayton, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Spidel moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Stokes moved to amend as follows:

Strike out the words "in the month of August".

The motion was agreed to and the resolution was so amended.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bryson,	Denune,	Freeman,
Atkinson,	Burns,	Dildine,	Gardner,
Barnes,	Cable,	Dodge,	Gordon, of Brown,
Beaty,	Carpenter,	Donahay,	Gordon, of Logan,
Benner,	Cochrun,	Drury,	Graham,
Besaw,	Comings,	Dunn,	of Licking,
Billingslea,	Cookston,	Dunspaugh,	Graham,
Bing,	Copeland,	Emery,	of Muskingum,
Bishop,	Crabbe,	Evans,	Green,
Bond,	Crosser,	Federman,	Halstead,
Brach,	Davis,	Fouts,	Hastings,

Those voting in the affirmative are: Messrs. — Concluded.

Hatch,	Lawyer,	Matthews,	Stokes,
Huber,	Lentz,	Miller, of Fulton,	Stump,
Johnston,	Lonz,	Moyer,	Swedersky,
Jones,	Luchsinger,	Myers,	Taylor,
of Hamilton,	Lustig,	Pearson,	Walsh,
Jones,	Lytle,	Reynolds, Jas. A.,	Waterston,
of Trumbull,	McCoy,	Russell,	Wenner,
Kay,	McFarland,	Shy,	Winter,
King,	McKay,	Silver,	Wise,
Kreider,	Madden,	Spidel,	York—80.

The resolution was adopted.

The House then passed to the second order of business, being bills for third reading.

**H. B. No. 585** — Mr. Jones, of Trumbull, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Davis,	Halstead,	Mulcahy,
Barnes,	Dodge,	Hastings,	Myers,
Beaty,	Donahay,	Hatch,	Reynolds, Tom,
Beetham,	Drury,	Helfrich,	Russell,
Benner,	Dunspaugh,	Hinchey,	Scott,
Besaw,	Emery,	Johnston,	Shy,
Bing,	Federman,	Jones,	Spidel,
Bishop,	Foster,	of Hamilton,	Stump,
Blauser,	Fouts,	Jones,	Swedersky,
Bond,	Freeman,	of Trumbull,	Talley,
Brach,	Gardner,	Kreider,	Taylor,
Bryson,	Gordon, of Brown,	Lawyer,	Waterston,
Burns,	Gordon, of Logan,	Lentz,	Weaver,
Cable,	Graham,	Lonz,	Wenner,
Carpenter,	of Licking,	Luchsinger,	Wiest,
Carson,	Graham,	Lustig,	Wildermuth,
Cochrun,	of Muskingum,	Lytle,	Winter,
Copeland,	Green,	McCoy,	Wise,
Crabbe,	Greve,	Matthews,	York—75.
Crosser,	Griswold,	Miller, of Fulton,	

So the bill passed.

The title was agreed to.

**H. B. No. 405** — Mr. Dildine, was taken up and read the third time.

The question being, "Shall the bill pass?"

The Speaker ruled that further consideration of said bill be deferred.

Mr. Lustig moved that the vote whereby **H. B. No. 328** — Mr. Bliss, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

**S. J. R. No. 62** — Mr. Miller, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 63, nays 2, as follows;

Those voting in the affirmative are: Messrs.

Atkinson,	Crosser,	Greve,	Lonz,
Barnes,	Davis,	Griswold,	Luchsinger,
Beaty,	Denune,	Halstead,	Lustig,
Beetham,	Donahay,	Hastings,	Lytle,
Benner,	Drury,	Hatch,	McCoy,
Besaw,	Dunspaugh,	Helfrich,	Miller, of Fulton,
Bing,	Emery,	Hinchey,	Shy,
Blauser,	Evans,	Huber,	Spidel,
Bond,	Federman,	Johnston,	Stokes,
Brach,	Foster,	Jones,	Stump,
Burns,	Fouts,	of Hamilton,	Swedersky,
Cable,	Gardner,	Jones,	Talley,
Carson,	Gordon, of Brown,	of Trumbull,	Taylor,
Cochrun,	Gordon, of Logan,	Kay,	Walsh,
Cookston,	Graham,	Lawyer,	Weaver,
Copeland,	of Muskingum,	Lentz,	Wenner—63.
Crabbe,	Green,		

Those voting in the negative are: Messrs. Graham, of Licking, and Wise.

The resolution was adopted.

**H. B. No. 577** — Mr. Federman, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Drury,	Hinchey,	Mulcahy,
Beetham,	Dunn,	Hopple,	Myers,
Benner,	Dunspaugh,	Hughes,	Pearson,
Besaw,	Emery,	Johnston,	Reynolds, Tom,
Bing,	Faris,	Jones,	Robinson,
Blauser,	Federman,	of Hamilton,	Shy,
Brach,	Foster,	Kreider,	Spidel,
Brannon,	Gardner,	Lawyer,	Stokes,
Carpenter,	Gordon, of Brown,	Lentz,	Stump,
Cochrun,	Gordon, of Logan,	Lonz,	Swedersky,
Cookston,	Graham,	Luchsinger,	Talley,
Copeland,	of Muskingum,	Lytle,	Taylor,
Cowan,	Green,	McCoy,	Walsh,
Crosser,	Greve,	McKay,	Waterston,
Davis,	Griswold,	Madden,	Wenner,
Dildine,	Halstead,	Miller, of Fulton,	Wiest,
Dodge,	Hastings,	Miller, of Stark,	Wildermuth,
Donahay,	Helfrich,	Moyer,	Winter—70.

The bill was passed.

The title was agreed to.

**H. B. No. 483** — Mr. Lytle, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hastings,	Miller, of Stark,
Atkinson,	Denune,	Hatch,	Moyer,
Barnes,	Dildine,	Helfrich,	Mulcahy,
Benner,	Dodge,	Hooley,	Myers,
Besaw,	Donahay,	Hopple,	Reynolds, Tom,
Billingslea,	Drury,	Hughes,	Robinson,
Bing,	Dunn,	Johnston,	Russell,
Bishop,	Dunspaugh,	Jones,	Shy,
Blauser,	Evans,	of Hamilton,	Silver,
Brach,	Federman,	Kay,	Spidel,
Brannon,	Foster,	King,	Stokes,
Burns,	Freeman,	Kreider,	Stump,
Cable,	Gardner,	Lawyer,	Swedersky,
Carpenter,	Gordon, of Brown,	Lonz,	Talley,
Carson,	Gordon, of Logan,	Luchsinger,	Waterston,
Chester,	Graham,	Lustig,	Wenner,
Cochrun,	of Muskingum,	Lytle,	Wiest,
Comings,	Green,	McCoy,	Wildermuth,
Copeland,	Grissold,	McFarland,	Winter,
Cowan,	Halstead,	Miller, of Fulton,	Wise—79.
Crosser,			

The bill was passed.

The title was agreed to.

**H. B. No. 405** — Mr. Dildine, which had previously been read the third time and consideration of which had been deferred, was taken up.

The question being, "Shall the bill pass?"

Mr. Dunn moved to amend as follows:

In line 11 after the word "them" strike out "the terminal bridge above".

In line 12 strike out the words "Country Club" and insert "Cherry street bridge".

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 11, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Graham,	Madden,
Barnes,	Comings,	of Licking,	Miller, of Fulton,
Beaty,	Copeland,	Graham,	Reynolds, Jas. A.,
Beetham,	Crabbe,	of Muskingum,	Robinson,
Benner,	Crosser,	Green,	Russell,
Besaw,	Dildine,	Hastings,	Shy,
Bing,	Dodge,	Hatch,	Silver,
Bishop,	Donahay,	Helfrich,	Smith,
Blauser,	Drury,	Hooley,	Spidel,
Bliss,	Dunn,	Johnston,	Stokes,
Bond,	Dunspaugh,	Kay,	Swedersky,
Brannon,	Emery,	Kreider,	Talley,
Burns,	Federman,	Lawyer,	Waterston,
Cable,	Foster,	Luchsinger,	Weaver,
Carpenter,	Freeman,	Lustig,	Wenner,
Carson,	Gordon, of Brown,	Lytle,	Wise—65.
Chester,	Gordon, of Logan,	McCoy,	

Those voting in the negative are: Messrs.

Brach,	Huber,	Lonz,	Wiest,
Evans,	Hughes,	Miller, of Stark,	York—11.
Halstead,	Lentz,	Mulcahy,	

So the bill passed.

Mr. Swedersky moved to amend the title as follows:

Strike out the figures "1453" and insert in lieu thereof "1421".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

The House then reverted to the first order of business, being consideration of amendments made by the Senate.

Senate amendments to **Am. H. B. No. 614** — Mr. Cowan, were taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Crabbe,	Hinchey,	Reynolds, Jas. A.,
Beaty,	Crosser,	Hooley,	Reynolds, Tom,
Beetham,	Dodge,	Hoover,	Robinson,
Benner,	Donahay,	Huber,	Russell,
Besaw,	Drury,	Johnston,	Shy,
Bing,	Dunspaugh,	Jones,	Silver,
Bishop,	Emery,	of Trumbull,	Spidel,
Blauser,	Evans,	Kay,	Stokes,
Bliss,	Foster,	Lentz,	Stump,
Bond,	Freeman,	Lonz,	Swedersky,
Brach,	Gardner,	Luchsinger,	Talley,
Brannon,	Gordon, of Brown,	Lustig,	Taylor,
Bryson,	Gordon, of Logan,	Lytle,	Walsh,
Cable,	Graham,	McCoy,	Waterston,
Carpenter,	of Muskingum,	Madden,	Wenner,
Carson,	Green,	Miller, of Fulton,	Wiest,
Clark,	Greve,	Miller, of Stark,	Wildermuth,
Cochrun,	Halstead,	Moyer,	Winter,
Comings,	Hastings,	Mulcahy,	Wise,
Copeland,	Hatch,	Myers,	York—80.
Cowan,	Helfrich,		

The Senate amendments were concurred in.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Beetham offered the following resolution:

**H. J. R. No. 83** — Mr. Beetham.

Relative to adjournment.

*Be it resolved by the General Assembly of Ohio,* That when this General Assembly adjourns Thursday, Dec. 11th, it be to meet Tuesday, December 16, at 1:30 o'clock, p. m.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being: "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 65, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Beaty,	Crabbe,	Helfrich,	Smith,
Beetham,	Crosser,	Hooley,	Spidel,
Benner,	Dodge,	Hughes,	Stokes,
Besaw,	Donahay,	Jones,	Stump,
Bing,	Drury,	of Trumbull,	Swedersky,
Blauser,	Emery,	Kay,	Talley,
Bliss,	Federman,	Kreider,	Taylor,
Bond,	Foster,	Lawyer,	Thompson,
Brach,	Freeman,	Luchsinger,	Walsh,
Brannon,	Gardner,	Lytle,	Waterston,
Bryson,	Gordon, of Logan,	McCoy,	Weaver,
Chester,	Graham,	Miller, of Stark,	Wenner,
Clark,	of Muskingum,	Mulcahy,	Wildermuth,
Comings,	Green,	Pearson,	Winter,
Cookston,	Griswold,	Reynolds, Jas. A.,	Wise,
Copeland,	Halstead,	Russell,	York—65.
Cowan,	Hatch,	Silver,	

Those voting in the negative are: Messrs. Gordon of Brown, Hastings, Hopple, Lentz, Lonz and Wiest.

The resolution was adopted.

**12:10 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 1:30 o'clock p. m.

**1:30 o'clock p. m.**

The House met pursuant to recess.

Attention of the House was called to **H. B. No. 609**—The Joint Committee on Taxation, consideration of which had been deferred until this hour.

Mr. Chester presented Mr. L. J. Taber, President of the Grange, to the bar of the House and escorted him to a chair at the speaker's desk.

The speaker gave a welcome address to the Grange of Ohio and introduced Mr. Taber, President of the Ohio Grange, who addressed the members of the Grange and House of Representatives.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 633**—Mr. Griswold.

To amend sections 1261-16, 1261-17, 1261-18, 1261-19, 1261-20, 1261-21, 1261-22, 1261-25, 1261-26, 1261-27, 1261-28, 1261-31, 1261-36, 1261-38, 1261-39, 1261-40, 4404, 4405, 4408, 4413 of the General Code relating to the creation of city and general health districts for purposes of local health administration and to repeal sections 1261-23, 1261-34, 1261-35 and 1246 of the General Code.

On motion of Mr. Griswold the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 633**—Mr. Griswold, was read the second time by its title and referred to the committee on Public Health and ordered printed.

**2:30 o'clock p. m.**

The House recessed until 2:35 o'clock p. m.

**2:35 o'clock p. m.**

The House met pursuant to recess.



By unanimous consent Mr. Beetham offered the following resolution:

**H. J. R. No. 84**—Mr. Beetham.

Relative to enrolling a bill in typewriting.

*Be it resolved by the 83d General Assembly, That* **H. B. No. 614**—Mr. Cowan, be enrolled in typewriting. The necessity for this being that there is no money available for the payment of salaries of the employes;

*Be it further resolved:* That this resolution be also enrolled in typewriting.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Copeland,	Graham,	Lustig,
Backowski,	Cowan,	of Muskingum,	McCoy,
Banker,	Crosser,	Greve,	McFarland,
Barnes,	Davis,	Griswold,	McKay,
Beaty,	Denune,	Hastings,	Matthews,
Beetham,	Dodge,	Hatch,	Miller, of Fulton,
Besaw,	Donahay,	Hinchey,	Mulcahy,
Billingslea,	Drury,	Hooley,	Pearson,
Blauser,	Dunn,	Hoover,	Pugh,
Bond,	Emery,	Huber,	Reynolds, Jas. A.,
Brach,	Evans,	Johnston,	Robinson,
Brannon,	Federman,	Jones,	Russell,
Burns,	Foster,	of Hamilton,	Scott,
Cable,	Fouts,	Jones,	Silver,
Carpenter,	Freeman,	of Trumbull,	Smith,
Carson,	Gardner,	Kay,	Stump,
Cochrun,	Gordon, of Brown,	King,	Thompson,
Comings,	Gordon, of Logan,	Lawyer,	Wenner,
Cookston,	Graham,	Lentz,	Winter,
	of Licking,	Lonz,	Wise—75.

The resolution was adopted.

By unanimous consent Mr. Beetham submitted the following report:

The joint committee on Taxation, to which was referred **H. B. No. 609**—Joint Committee on Taxation, having had the same under consideration, reports it back and recommends its passage.

F. E. WHITEMORE,	E. J. HOPPLE,
RUPERT BEETHAM,	J. E. HOLDEN,
MILTON CLARK,	W. W. BELLEW,
FRANCIS M. THOMPSON,	FRANK C. PARRETT.
WM. AGNEW,	

The report was agreed to.

Mr. Beetham moved that the rules be suspended and that said bill be engrossed, read the third time and placed upon its passage now.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. McCoy moved to amend as follows:

In line 225 strike out the words "five hundred", and insert in lieu thereof the words "one thousand".

In line 228 strike out the word "one", and insert in lieu thereof the word "two".

In line 229 strike out the word "one", and insert in lieu thereof the word "two".

In line 230 strike out the word "one", and insert in lieu thereof the word "two".

In line 273 strike out "five hundred", and insert in lieu thereof "one thousand".

In line 274 strike out the word "one", and insert in lieu thereof the word "two".

Upon which a roll call was demanded, taken and resulted — yeas 56, nays 39, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Denune,	Helfrich,	Robins,
Beaty,	Dildine,	Jones,	Russell,
Beetham,	Dodge,	of Trumbull,	Scott,
Benner,	Donahay,	Kay,	Shy,
Bing,	Drury,	King,	Spidel,
Bishop,	Dunspaugh,	Kreider,	Swedersky,
Bond,	Evans,	Lustig,	Talley,
Brach,	Faris,	McCoy,	Taylor,
Bryson,	Federman,	McFarland,	Thompson,
Chester,	Fouts,	McKay,	Waterston,
Clark,	Graham,	Madden,	Weaver,
Cookston,	of Muskingum,	Matthews,	Wenner,
Crabbe,	Green,	Miller, of Fulton,	Wiest,
Crosser,	Greve,	Myers,	Wildermuth — 56.
Davis,	Halstead,		

Those voting in the negative are: Messrs.

Alban,	Foster,	Hooley,	Miller, of Stark,
Atkinson,	Freeman,	Hopple,	Mulcahy,
Billingslea,	Gardner,	Johnston,	Reynolds, Jas. A.,
Bliss,	Gordon, of Brown,	Jones,	Reynolds, Tom,
Brannon,	Gordon, of Logan,	of Hamilton,	Robinson,
Cable,	Graham,	Lawyer,	Silver,
Carson,	of Licking,	Lentz,	Smith,
Comings,	Griswold,	Lonz,	Stump,
Dunn,	Hatch,	Luchsinger,	Walsh,
Emery,	Hinchey,	Lytle,	Wise—39.
Entemann,			

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Graham, of Muskingum, moved to amend as follows:

In line 52 after the word "centum" add the words "of such net income from \$4,000 to \$50,000 inclusive and three per centum"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In line 579 strike out "accumes" and insert in lieu thereof "assumes"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. King moved to amend as follows:

In line 356 after "assistants" insert "as are necessary" and after "chapter" insert a period and strike out the remainder of the line.

Strike out all of lines 357, 358, 359 and 360 to the first period. The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In line 366 strike out "of" and insert "at"

In line 430 strike out "as" and insert "or"

In line 604 strike out "of" and insert "or"

In line 361 strike out first "of" and insert "on"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Pearson moved to amend as follows:

After line 120 insert:

9. Income received by an individual or partnership from the conduct of a public utility in this state, which pays excise taxes upon gross receipts or gross earnings, to the extent of such income entering into the assessment of such taxes."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Kreider moved to amend as follows:

In line 6, strike out "5774-1" and insert in lieu thereof "5773-1."

In line 535, strike out the second word "of" and insert in lieu thereof the word "or".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 56, nays 39, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Green,	Myers,
Barnes,	Dodge,	Griswold,	Robins,
Beaty,	Donahay,	Hopple,	Robinson,
Benner,	Drury,	Hughes,	Russell,
Besaw,	Dunn,	Johnston,	Scott,
Billingslea,	Dunspaugh,	Jones,	Shy,
Bing,	Emery,	of Hamilton,	Silver,
Bryson,	Federman,	Kay,	Spidel,
Cable,	Foster,	Kreider,	Talley,
Clark,	Fouts,	Luchsinger,	Taylor,
Cochrun,	Freeman,	Lytle,	Thompson,
Comings,	Gordon, of Brown,	McCoy,	Waterston,
Cookston,	Gordon, of Logan,	McFarland,	Wiest,
Copeland,	Graham,	Miller, of Fulton,	Winter—56.
Crabbe,	of Muskingum,		

Those voting in the negative are: Merris.

Atkinson,	Denune,	Hooley,	Matthews,
Backowski,	Entemann,	Hoover,	Pearson,
Beetham,	Evans,	Huber,	Reynolds, Tom,
Bishop,	Graham,	Jones,	Smith,
Blauser,	of Licking,	of Trumbull,	Walsh,
Bliss,	Greve,	Lawyer,	Weaver,
Bond,	Halstead,	Lentz,	Wenner,
Brannon,	Hastings,	Lonz,	Wildermuth,
Carpenter,	Helfrich,	Lustig,	Wise,
Chester,	Hinchey,	Madden,	York—39.
Davis,			

The bill not having received a constitutional majority was lost.



THURSDAY, DECEMBER 11, 1919.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 84** — Mr. Beetham.

Relative to enrolling a bill in typewriting.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 83** — Mr. Beetham.

Relative to adjournment.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. J. R. No. 60** — Mr. Sparks.

Providing for holding the next annual reunion of the General Assembly at Dayton, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolution.

**H. J. R. No. 84** — Mr. Beetham.

Relative to enrolling a bill in typewriting.

**H. B. No. 614** — Mr. Cowan.

To make an appropriation for the payment of salaries of the employes of the House of Representatives and Senate and mileage of members and to repeal items of H. B. No. 584 — 1917.

JOHN E. BARNES,  
HERBERT L. JONES,  
C. F. McCOY,  
HENRY EVANS,

ROBERT J. O'BRIEN,  
CHAS. A. WHITE,  
THOMAS W. LATHAM,  
J. E. HOLDEN.

The Speaker of the House, in the presence of the House, signed said bill and joint resolution.

On motion of Mr. Beetham the House then passed to the sixth order of business, being second reading of bills.

The following bills were read the second time by their titles and referred to the following committees:

**H. B. No. 617** — Mr. Gordon, of Brown.

To the committee on County Affairs.

**H. B. No. 618** — Mr. Cookston.

To the committee on Public Highways.

**H. B. No. 619** — Mr. Crosser.

To the committee on Codes, Courts and Procedure.

**H. B. No. 623** — Mr. Myers.

To the committee on County Affairs.

**H. B. No. 626** — Mr. Hinchey.

To the committee on Codes, Courts and Procedure.

**H. B. No. 627** — Mr. Backowski.

To the committee on Appropriations and Finance.

**H. B. No. 628** — Mr. Backowski.

To the committee on Fees and Salaries.

**H. B. No. 629** — Mr. Lawyer.

To the committee on Military Affairs.

**H. B. No. 630** — Mr. Chester.

To the committee on Public Printing.

**H. B. No. 631** — Mr. Chester.

To the committee on County Affairs.

The House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 634** — Mr. Smith.

To amend section 12717 of the General Code, relating to the sale of adulterated milk.

**H. B. No. 635** — Mr. Denune.

To amend section 843-1 of the General Code, relative to hotels.

The House then reverted to the fourth order of business, being reports of standing committees.

Mr. McCoy submitted the following report:

The standing committee on Privileges and Elections, to which was referred **H. B. No. 84** — Mr. Spidel, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, strike out "sections 4860 and" and insert in lieu thereof the word "section".

Strike out lines 4, 5, 6, 7, 8 and 9.

In line 11, strike out the word "six", and insert in lieu thereof the word "eight".

In line 13, strike out word "three" and insert in lieu thereof the word "one".

In line 27, strike out "sections 4860 and" and insert in lieu thereof the word "section".

In line 28 strike out the word "are" and insert the word "is".

HERBERT L. JONES,  
H. M. CARPENTER,  
JOSEPH R. GARDNER,

OTTO W. BRACH,  
TOM R. BRANNON,  
F. S. ROBINSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Spidel submitted the following report:

The standing committee on Fish Culture and Game, to which was referred **H. B. No. 604** — Mr. Spidel, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 15, strike out the word "except" and insert in lieu thereof the word "only".

In line 15, after the word season, insert the words "from November 15th to March 1st both inclusive."

GUSTAVUS DILDINE,  
OTIS D. DAVIS,  
GEO. F. LONZ,  
F. A. HINCHEY,

SYLVESTER SPIDEL,  
DAN ALBAN,  
S. J. BENNER,  
ROY L. SWEDERSKY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 622** — Mr. Federman, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
SYLVESTER SPIDEL,  
ARTHUR E. JONES,  
E. L. DONAHAY,

TOM REYNOLDS,  
HARRY MOYER,  
H. B. MADDEN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 589** — Mr. Gordon, of Brown, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In lines 10 and 11 strike out the following words "either within or".

JOHN H. CHESTER,  
W. R. COMINGS,  
M. J. WALSH,  
F. L. WATERSTON,  
CHARLES M. GORDON,

JAMES A. GREEN,  
W. B. BRYSON,  
E. E. DENUNE,  
R. B. CARSON.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 588** — Mr. Gordon, of Brown, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:



In line 4, after the word "county", strike out the remainder of the line and all the words of line 5 up to the word "the" before the word "county".

JOHN H. CHESTER,  
W. R. COMINGS,  
M. J. WALSH,  
F. L. WATERSTON,  
CHARLES M. GORDON,

JAMES A. GREEN,  
W. B. BRYSON,  
E. E. DENUNE,  
R. B. CARSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 597** — Mr. Stump, having had the same under consideration, reports it back and recommends its passage.

JOHN H. CHESTER,  
R. M. BILLINGSLEA,  
W. R. COMINGS,  
M. J. WALSH,

F. L. WATERSTON,  
CHARLES M. GORDON,  
JAMES A. GREEN,  
R. B. CARSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Halstead offered the following resolution:

**H. R. No. 71** — Mr. Halstead.

Of respect to the memory of Hon. William C. Gear.

WHEREAS, Hon. William C. Gear, who was at one time an influential member of this house, has recently passed from this life to the next; and

WHEREAS, William C. Gear from the time he offered his life in the service of his country in the Civil War, till the day of his death lived a life which was filled with generous deeds prompted by a kindly spirit; and

WHEREAS, Hon. William C. Gear was a good neighbor, a good friend and a good citizen and his death is a distinct loss to his community and to the state, and a cause of sorrow and regret to all who knew him, therefore

*Be it resolved*, That the House of Representatives of the 83d General Assembly hereby expresses the sympathy of its members for the family and friends of Hon. William C. Gear because of their recent bereavement.

*Be it further resolved*, That an engrossed copy of this resolution be forwarded by the clerk to the family of the deceased at Upper Sandusky, Ohio.

*Be it further resolved*, That in honor of the memory of Hon. William C. Gear this House does now adjourn.

4:35 o'clock p. m.

Under the provisions of the above resolution the House adjourned until 1:30 o'clock p. m. of Tuesday, Dec. 16th, 1919.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, Dec. 16th, 1919, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

The House then passed to the first order of business, being reports of standing committees.

No reports from standing committees were submitted.

The House then passed to the second order of business, being resolutions and motions.

Mr. Fouts moved that,

WHEREAS, The House and Senate have passed **H. B. No. 571** — Mr. Taylor, the purport of which bill is to cancel a certain contract for road improvement in Morgan county, Ohio, which contract was entered into by one Frank J. Bentz who gave a bond as required by law with a bonding company for his surety; and

WHEREAS, The House passed said bill with the understanding that loss resulted to the said Frank J. Bentz by reason of his being compelled to enter the service of the United States as a soldier in the late war; and

WHEREAS, Information has been given to the House, taken from the records in the auditor's office of Morgan county, Ohio, that the commissioners of said county, on the 25th day of July, 1916, found that said Bentz was failing in his contract to complete the work and made application to the state highway commissioner to take steps to bring about a completion of the work within a reasonable time because of said failure on the part of said Frank J. Bentz; and

WHEREAS, The state highway department found in favor of said application of said commissioners and on August 12, 1916, entered into a contract with the Engineering Service Company for the completion of the Bentz contract; and

WHEREAS, Information is given that the said Bentz had nothing further to do in connection with said contract or in completing the road improvement by virtue thereof after said August 12th, 1916, long before the said Bentz entered the service of the United States as a soldier in the war; and

WHEREAS, Further information is given that the State Highway Department in completing said Bentz contract and not then having in the hands of said department funds available to complete said improvement, agreed with Morgan county that if said county would advance the necessary funds to complete said work, the State Highway Depart-

ment would reimburse said county when the money should be collected from said Bentz and the sureties on his said bond; and

WHEREAS, Under said arrangement Morgan county advanced for the completion of said improvement about forty thousand dollars which has not been repaid to said county and will not be repaid to said county unless the same shall be collected upon the bond of said Frank J. Bentz; and

WHEREAS, If the information which is now brought to the attention of the House is correct, said bill was passed by the House under a misapprehension of the facts and without a proper or sufficient understanding of the correct conditions upon which said bill is predicated; and

WHEREAS, If said bill is given effect according to its terms and provisions, Morgan county will sustain a loss of approximately forty thousand dollars by release of said Bentz and the bonding company, his surety;

It is therefore moved that a committee of three members of the House be appointed by the Speaker to investigate the facts concerning the contract attempted to be canceled by said bill and the circumstances and conditions attendant upon the failure of said Bentz to fully perform said contract according to its terms and provisions and that said committee report to this House a full and detailed statement of said matters to the end that the House may take such action as a correct statement of the facts would authorize and require and that until said committee makes its report that the enrollment committee be directed not to report said bill for signing by the speaker.

The motion was agreed to.

The speaker appointed under the provisions of the foregoing motion; Messrs. Fouts, Taylor and Stokes.

Mr. Robins offered the following resolution:

**H. R. No. 72** — Mr. Robins.

Relative to extending an invitation to General John J. Pershing to visit the House of Representatives.

WHEREAS, The state of Ohio is honored by the presence of General John J. Pershing, Commander of the American Expeditionary Forces in the Great World War, who is now at Camp Sherman and Chillicothe, Ohio's first capital; and

WHEREAS, General Pershing will visit the city of Columbus on Wednesday, December 17th; therefore be it

*Resolved by the House of Representatives*, That the Speaker of the House name two members of the House who, with the speaker, shall constitute a committee to wait upon General Pershing and extend to him an invitation to visit the House of Representatives while in session, and address the members thereof.

The resolution was adopted.

By unanimous consent Mr. Cowan submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 610** — Mr. King, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
FRANK C. WISE,  
C. W. McFARLAND,  
E. M. CROSSER,

JOHN COWAN,  
D. W. BESAW,  
R. M. BILLINGSLEA,  
HARRY L. FEDERMAN,

The report was agreed-to.



The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller, of Stark, moved that the committee on Judiciary be relieved of further consideration of **S. B. No. 60**, and that said bill be placed on the calendar.

The motion was agreed to.

The House then passed to the third order of business, being introduction of bills.

No bills were offered.

The House then passed to the fourth order of business, being bills for second reading.

The following bills were read the second time by their titles and referred as follows:

**H. B. No. 634** — Mr. Smith.

To the committee on Dairy and Food Products.

**H. B. No. 635** — Mr. Denune.

To the committee on Public Health.

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and eighty-nine members answered to their names.

The absentees are: Messrs.

Banker,	Dunspaugh,	Hughes,	Silver,
Besaw,	Foster,	Kilbane,	Spidel,
Bonser,	Gardner,	Lawyer,	Waterston,
Brown,	Gordon, of Brown,	Lentz,	Weaver,
Cable,	Hatch,	Miller, of Fulton,	Wenner,
Copeland,	Helfrich,	Mulcahy,	Wiest,
Crosser,	Hinchey,	Russell,	Wise,
Davis,	Hoover,	Schelhorn,	York,
Drury,			

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House for a committee of Conference on matters of difference between the two houses on **Am. H. B. No. 471** — Mr. Robinson, and the president appoints as managers on the part of the Senate, Messrs. Stone, Whittemore and Holden.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 573** — Special Joint Committee on Taxation.

Providing for the levy and collection of a tax on the operation of motor vehicles on the public roads and highways of the state and for such purpose amending sections 6290, 6291, 6292, 6293, 6294, 6294-1,

6295, 6298, 6301, 6309, 12618, 12620, 12621 of the General Code and enacting supplemental sections 6309-1, 6309-2, 12618-1, 12618-2, 12618-3 and 12618-4 of the General Code.

With the following amendments in which the concurrence of the House is requested.

In line 4, strike out the figures "6903-3".

In line 4, strike out the word "and" and insert a comma.

In line 4, after the figures "12618-3", insert the word and figures "and 12618-4".

In the next to the last line on page 7a, strike out the word "individual" and insert in lieu thereof the word "undivided".

In the third line on the same page, strike out the word "from" and insert the word "of".

In the sixth line on the same page, after the word "thereof", insert the word "weekly".

In line 2 after the figures "6295", insert the figures "6298".

Strike out lines 11 and 12 as they appear the second time in the bill.

In line 120 after the word "vehicles" insert the words "used exclusively for public purposes".

In line 147 strike out the word "five" and insert the word "two".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and that the Senate amendments be now considered.

The motion was agreed to and the Senate amendments were taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Halstead,	Matthews,
Atkinson,	Dodge,	Harter,	Miller, of Stark,
Barnes,	Donahay,	Hopple,	Moyer,
Beaty,	Dunn,	Johnston,	Myers,
Beetham,	Emery,	Jones,	Pearson,
Benner,	Entemann,	of Hamilton,	Pugh,
Bliss,	Evans,	Jones,	Reynolds, Tom,
Brach,	Federman,	of Trumbull,	Robinson,
Brannon,	Fouts,	Kay,	Scott,
Bryson,	Freeman,	King,	Smith,
Burns,	Gordon, of Logan,	Kreider,	Spidel,
Carson,	Gorrell,	Lonz,	Swedersky,
Chester,	Graham,	Luchsinger,	Talley,
Clark,	of Muskingum,	Lytte,	Taylor,
Cochrun,	Green,	McCoy,	Thompson,
Comings,	Greve,	McFarland,	Winter—64.
Crabbe,	Griswold,	Madden,	

The Senate amendments were concurred in.

On motion of Mr. Beetham the House recessed until 7:30 p. m.

7:30 o'clock p. m.

The House met pursuant to recess.

Mr. Jones, of Trumbull, demanded a call of the House, which was duly seconded, taken, and eighty-four members answered to their names.

The absentees are: ,

Atkinson,	Dunspaugh,	Hoover,	Russell,
Banker,	Entemann,	Hopple,	Schelhorn,
Besaw,	Evans,	Hughes,	Silver,
Bliss,	Foster,	Kilbane,	Taylor,
Bonser,	Gardner,	Lawyer,	Waterston,
Brown,	Gordon, of Logan,	Madden,	Weaver,
Cable,	Hatch,	Miller, of Fulton,	Wenner,
Copeland,	Helfrich,	Mulcahy,	Wiest,
Crosser,	Hinchey,	Robins,	Wise,
Dodge,	Hoolev,		

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham, further proceedings under the call were dispensed with.

Mr. Beetham moved that the vote whereby **H. B. No. 609** — The Joint Committee on Taxation, was lost, be now reconsidered.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. Tom Reynolds moved that **H. B. No. 609** — The Joint Committee on Taxation, be referred to the said joint committee on Taxation.

Upon which a yea and a nay vote was demanded, taken, and resulted — yeas 26, nays 49, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Hastings,	Moyer,	Smith,
Bliss,	Hopple,	Myers,	Spidel,
Brannon,	Huber,	Pugh,	Stokes,
Gordon, of Brown,	Johnston,	Reynolds, Jas. A.,	Walsh,
Gorrell,	Lentz,	Reynolds, Tom,	Wildermuth,
Greve,	Lonz,	Shy,	York—26.
Harter,	Lustig,		

Those voting in the negative are: Messrs.

Alban,	Carson,	Faris,	Kay,
Barnes,	Chester,	Federman,	King,
Beaty,	Clark,	Fouts,	Kreider,
Beetham,	Cochrun,	Freeman,	Luchsinger,
Benner,	Comings,	Graham,	Lytle,
Billingslea,	Cookston,	of Licking,	McCoy,
Bing,	Crabbe,	Graham,	McFarland,
Bishop,	Davis,	of Muskingum,	Matthews,
Blauser,	Dildine,	Green,	Morris,
Bond,	Dodge,	Halstead,	Pearson,
Bryson,	Donahay,	Jones,	Scott,
Burns,	Drury,	of Hamilton,	Talley,
Carpenter,	Emery,	Jones,	Winter—49.
		of Trumbull,	

The motion was not agreed to.

The question recurring, "Shall the bill pass?"



Mr. Graham, of Muskingum, moved to amend as follows:

In line 551 after the period insert the following:

"Nothing in this act shall be construed or held to authorize the tax commission, or any of its agents or employes, or any county auditor or any assessor or board of revision, to examine the accounts or records of any bank, building and loan association, or any banking or financial institution which is subject to official inspection under the laws of the state of Ohio or of the United States, nor to demand or receive any list of depositors, stock depositors, members or others who transact business in or with such institutions."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 35, nays 41, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Gordon, of Logan,	Lytle,
Barnes,	Crabbe,	Gorrell,	McCoy,
Beetham,	Dildine,	Green,	Miller, of Stark,
Benner,	Dodge,	Griswold,	Myers,
Billingslea,	Donahay,	Hopple,	Robinson,
Bing,	Drury,	Johnston,	Shy,
Bryson,	Emery,	Jones,	Stump,
Clark,	Fouts,	of Trumbull,	Swedersky,
Comings,	Freeman,	Kreider,	Thompson—35.

Those voting in the negative are: Messrs.

Backowski,	Cowan,	Huber,	Pugh,
Beaty,	Davis,	Jones,	Reynolds, Jas. A.,
Bishop,	Denune,	of Hamilton,	Reynolds, Tom,
Blauser,	Dunn,	Kay,	Scott,
Bliss,	Federman,	Lentz,	Smith,
Bond,	Graham,	Lonz,	Talley,
Brannon,	of Licking,	Luchsinger,	Walsh,
Burns,	Greve,	Lustig,	Wildermuth,
Carpenter,	Halstead,	Matthews,	Winter,
Chester,	Harter,	Morris,	York—41.
Cochrun,	Hastings,	Moyer,	

The bill not having received a constitutional majority was lost.

By unanimous consent, Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred

**H. B. No. 613** — Mr. Lonz, having had the same under consideration reports it back, and recommends its passage.

C. W. McFARLAND,  
JASPER L. COCHRAN,  
JOHN H. CHESTER,  
FRANK L. LYTLE,  
C. M. DRURY,  
W. B. BRYSON,  
IRWIN HALSTEAD,

HERMAN SHY,  
M. K. JOHNSTON,  
M. J. WALSH,  
FRED HUBER,  
ISRAEL M. BLAUSER,  
H. H. GRISWOLD.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Gorrell submitted the following report:  
The standing committee on Public Highways, to which was referred **H. B. No. 618** — Mr. Cookston, having had the same under consideration, reports it back, and recommends its passage.

JOHN W. GORRELL,  
W. B. BRYSON,  
H. W. COOKSTON,  
GEO. S. YORK,  
SYLVESTER SPIDEL,  
IRWIN HALSTEAD,

CHARLES M. GORDON,  
C. C. CRABBE,  
ROBERT C. DUNN,  
L. J. GRAHAM,  
CHAS. H. FOUTS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Tom Reynolds submitted the following report:

The standing committee on Banks and Banking, to which was referred **H. B. No. 632** — Mr. Jas. A. Reynolds, having had the same under consideration, reports it back and recommends its passage.

TOM REYNOLDS,  
GEORGE E. MATTHEWS,  
CHAS. S. KAY,  
L. J. GRAHAM,

IRWIN HALSTEAD,  
A. L. STUMP,  
F. M. WILDERMUTH,  
FRANK L. LYTLE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 617** — Mr. Gordon, of Brown, having had the same under consideration, reports it back and recommends its passage.

CHARLES M. GORDON,  
JOHN H. CHESTER,  
R. B. CARSON,  
W. R. COMINGS,

JAMES A. GREEN,  
W. B. BRYSON,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 631** — Mr. Chester, having had the same under consideration, reports it back and recommends its passage.

CHARLES M. GORDON,  
W. R. COMINGS,  
R. B. CARSON,  
JOHN H. CHESTER.

JAMES A. GREEN,  
W. B. BRYSON,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Johnston submitted the following report:  
The standing committee on Public Printing, to which was referred **H. B. No. 630** — Mr. Chester, having had the same under consideration, reports it back and recommends its passage.

JAMES A. GREEN,  
DAN ALBAN,  
GEORGE F. LONZ,

J. W. LENTZ,  
OTIS D. DAVIS,  
MINOR K. JOHNSTON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Fouts submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 621** — Mr. Fouts, having had the same under consideration, reports it back and recommends its passage.

W. B. BRYSON,  
GEO. S. YORK,  
SYLVESTER SPIDEL,  
IRWIN HALSTEAD,  
H. W. COOKSTON,

L. J. GRAHAM,  
CHARLES H. FOUTS,  
ROBERT C. DUNN,  
CHAS. M. GORDON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 636** — Mr. Gorrell.

Making appropriation in full settlement for damage resulting from destruction of tubercular cattle by advice and approval of the state board of agriculture.

**H. B. No. 637** — Mr. Winter.

To amend section 6587 of the General Code, relating to policies or contracts of insurance.

**H. B. No. 638** — Mr. Graham, of Muskingum.

To supplement section 4139 of the General Code, relative to joint city and county work houses, and to repeal sections 14548, 14549, 14550, 14551, 14552, 14553, 14554, 14555, 14556, 14557, 14558, 14559, 14560, 14561, 14562, 14566, 14567, 14569 and 14570 of the General Code.

**H. B. No. 639** — Mr. Bond.

To amend section 710-161 of the General Code and to repeal sections 710-160, 710-162 and 710-163 of the General Code, relating to trust companies.

**H. B. No. 640** — Mr. Tom Reynolds.

To amend section 2715 of the General Code, relative to county depositaries.

**H. B. No. 641** — Mr. Walsh.

To supplement section 6315 of the General Code, by the enactment of supplemental section 6315-1, relative to natural gas wells.



**H. B. No. 642** — Mr. Brach.

To authorize municipal corporations to issue bonds to purchase, construct and acquire by condemnation a transportation system or systems.

On motion of Mr. Brach the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 642** — Mr. Brach, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 643** — Mr. Johnston.

Providing qualification for holding public office or position within the state.

**H. B. No. 644** — Mr. Miller, of Stark.

To amend sections 7, 8, 10, 14, 18 and 20 of an act entitled "An Act to authorize the commissioners of Stark county to issue bonds, purchase site, erect workhouse, and for the government of the same."

On motion of Mr. Miller, of Stark, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 644** — Mr. Miller, of Stark, was read the second time by its title.

On motion of Mr. Miller, of Stark, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 644** — Mr. Miller, of Stark, was ordered printed and placed on the calendar.

By unanimous consent, Mr. Cowan offered the following resolution:

**H. J. R. No. 85** — Mr. Cowan.

Relative to paying expenses of the Appropriations and Finance committees during the recess.

WHEREAS, It is now planned that the 83rd General Assembly recess and the work of the Appropriations and Finance committees of the House and Senate is not complete, and it is desirable that the committees should complete their work before the reconvening of the General Assembly, therefore,

*Be it resolved by the General Assembly of Ohio*, That the Appropriations and Finance committees of the House and Senate are hereby requested and authorized to continue their work during such recess of the General Assembly; therefore,

*Be it further resolved*, That each member of the committees so employed shall receive their expenses involved because of rendering such service to the state and the clerks of the House and Senate are hereby authorized and directed to issue vouchers on the auditor of state in payment of such expenses of members of said committees, when properly certified to him by the chairman of the Appropriations and Finance committees; and

*Be it further resolved*, That the auditor of state is hereby authorized and directed to honor such vouchers issued in accordance with this resolution, payable from the committee fund of the House and Senate, or any other appropriation fund of either house.

Mr. Cowan moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Cookston,	Griswold,	Miller, of Stark,
Barnes,	Cowan,	Halstead,	Morris,
Beaty,	Davis,	Hastings,	Moyer,
Beetham,	Denune,	Huber,	Myers,
Benner,	Donahay,	Johnston,	Pearson,
Billingslea,	Drury,	Jones,	Pugh,
Bing,	Emery,	of Hamilton,	Reynolds, Jas. A.,
Bishop,	Federman,	Jones,	Robinson,
Blauser,	Freeman,	of Trumbull,	Scott,
Bliss,	Gordon, of Logan,	Kay,	Smith,
Bond,	Gorrell,	King,	Spidel,
Brach,	Graham,	Kreider,	Stokes,
Brannon,	of Licking,	Lonz,	Talley,
Bryson,	Graham,	Lytle,	Walsh,
Carson,	of Muskingum,	McCoy,	Wildermuth,
Chester,	Green,	McKay,	Winter,
Comings,	Greve,	Matthews,	York—64.

The resolution was adopted.

Mr. Beetham moved that **H. B. No. 633** — Mr. Griswold, be made a special order for ten o'clock a. m. tomorrow.

The motion was agreed to.

Mr. Federman moved that the pending motion to reconsider the vote by which the emergency clause to **H. B. No. 599** — Mr. Federman, was lost be cancelled.

The motion was agreed to.

By unanimous consent Mr. Scott submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 608** — Mr. Burns, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
W. E. ENTEMANN,  
CLYDE H. HOOLEY,

CHAS. F. KREIDER,  
JOHN H. CHESTER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Bryson submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 616** — Mr. Alban, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

SECTION 2. The provisions of section 7730 as herein enacted shall apply to and be operative within the current school year, and the contributions therein provided, shall be ascertained and paid for the current school year.

SECTION 3. For the purpose of paying the contributions for the current school year pursuant to section 7730, there is hereby appropriated from any moneys in the general revenue fund of the state not otherwise appropriated the sum of twenty-five thousand dollars.

SECTION 4. This act is hereby declared to be an emergency law necessary for the immediate preservation of the public health and peace and safety of the state. The reasons therefor being that the school

districts affected by this act will be unable unless this act takes effect immediately to provide transportation to the youth of school age and of such districts, and therefore to such youth, the schools will be virtually suspended or their health undermined and the peace of the districts disturbed.

In line 149, change the first figure "2" to "5".

W. R. COMINGS,  
JOHN E. BARNES,  
L. J. GRAHAM,  
C. H. FREEMAN,

SIMEON H. BING,  
H. H. GRISWOLD,  
GEO. S. MYERS,  
TOM REYNOLDS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Bing submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 633** — Mr. Griswold, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 36, strike out the word "board" and insert in lieu thereof the word "council".

In line 57, after the word "general", insert the word "health".

In line 59, insert after the word "commissioner" "upon such terms, and for such period of time, not exceeding two years, as may be prescribed by the district board".

In line 60, strike out the first word "who", and insert in lieu thereof the word "Said appointee". In the same line, strike out the second word "who".

In line 62, strike out the first word "health" before the word "board". Strike out the period after the word "board", and after the word "board" insert the words "of health".

In line 62, after the period, insert the following sentence "Notice of such appointment shall be filed with the state commissioner of health".

In line 87, after the period, insert the words, "a copy of such contract shall be filed with the state commissioner of health".

In line 113, after the period, insert the sentence "the district health commissioner and other employes of the district board of health may be removed for cause by a majority vote of the board".

In line 135, strike out "munici", and insert in lieu thereof, the word "city".

In line 136, at the beginning of the line, strike out the syllable "pal".

In line 229, strike out the word "disrict", and insert in lieu thereof the word "district".

In line 251, strike out the word "August" and insert in lieu thereof the word "June".

In line 263, strike out the word "consituting", and insert in lieu thereof the word "constituting".

In line 279, strike out the word "and", following the word "clerks", and insert in lieu thereof a comma.

In line 279, after the word "physicians" insert the words "and other persons".



In line 283, strike out the word "nuisance" and insert the word "nuisances".

Strike out all of lines 292, 293, 294 and 295, and insert in lieu thereof "Section 2."

"Members of boards of health of general health districts appointed in accordance with the provisions of 1261-17, and 1261-18 of the General Code, who are residents in the townships or villages of the general health district for which they are appointed shall be and continue as members of the board of health of the general health districts composed of the townships and villages as provided by this act, which were contained in the general health districts for which they were appointed. Vacancies in boards of health in general health districts caused by non-residence shall be filled as provided by this act for other vacancies. Each board of health in a general health district shall meet within ten days of the taking effect of this act, and shall adopt a budget for the year 1920, which shall be immediately transmitted to the auditor of the district, who shall submit the same to the district advisory council at a meeting to be called by him at his office within five days of the receipt of such budget. The district advisory council shall review such budget in accordance with the provisions of this act, and when reviewed and approved by the district advisory council, such budget shall be apportioned among the townships and villages as provided by this act."

Section 3. That original sections 1261-16, 1261-17, 1261-18, 1261-19, 1261-20, 1261-21, 1261-22, 1261-23, 1261-25, 1261-26, 1261-27, 1261-28, 1261-31, 1261-36, 1261-38, 1261-39, 1261-40, sections 4404, 4405, 4408, 4413, of the General Code be, and the same are hereby repealed.

Section 4. This act is hereby declared to be an emergency act necessary for the immediate preservation of the public peace, health and safety. This emergency exists by reason of the fact that under a recent decision of the supreme court of the state, the present health laws of this state are probably in conflict with the constitution, and, further by the fact that existing sanitary laws can not be enforced by reason of the financial situation in many taxing districts, and the public health will be endangered by failure to provide immediately a system of health protection.

JOHN S. FARIS,  
H. W. COOKSTON,  
ROBERT C. DUNN,  
C. F. TALLEY,

C. C. CRABBE,  
B. J. EMERY,  
JOHN COWAN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Miller, of Stark, offered the following resolution:

**H. R. No. 73** — Mr. Miller, of Stark.

Relative to requesting an engrossed bill of the Senate.

WHEREAS, The bill of the Senate, **S. B. No. 60**, which was referred to the Judiciary committee in the House, has been lost or misplaced, and after careful search therefor cannot be found; and

WHEREAS, The House has discharged said committee from further consideration of said bill; therefore

*Be it resolved by the House of Representatives*, That its clerk be instructed to send a message to the Senate respectfully requesting that body to instruct its clerk to furnish this House with a duplicate engrossed copy of said S. B. No. 60.

Mr. Miller, of Stark, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 64**—Mr. Jones, of Meigs.

Relative to inviting Gen. Pershing to address the General Assembly.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Matthews moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 72, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Green,	McFarland,
Backowski,	Cowan,	Greve,	McKay,
Barnes,	Crabbe,	Griswold,	Matthews,
Beaty,	Denune,	Halstead,	Miller, of Stark,
Beetham,	Dildine,	Harter,	Morris,
Benner,	Dodge,	Hastings,	Moyer,
Bing,	Donahay,	Huber,	Myers,
Bishop,	Drury,	Johnston,	Pearson,
Blauser,	Dunn,	Jones, of Hamilton,	Pugh,
Bliss,	Emery,	Jones, of Trumbull,	Scott,
Bond,	Federman,	Kay,	Shy,
Brannon,	Fouts,	King,	Spidel,
Bryson,	Freeman,	Kreider,	Stokes,
Burns,	Gordon, of Logan,	Lonz,	Stump,
Carpenter,	Gorrell,	Luchsinger,	Talley,
Carson,	Graham,	Lustig,	Wildermuth,
Chester,	of Licking,	Lytle,	Winter,
Clark,	Graham,	McCoy,	York—72.
Comings,	of Muskingum,		

The resolution was adopted.

The Speaker appointed under the provisions of **H. R. No. 72**—Mr. Robins, Messrs. Robins and Hopple.

On motion of Mr. Stokes the Speaker was made a member of the above committee.

The Speaker appointed under the provisions of **S. J. R. No. 62** — Mr. Miller, Messrs. Lytle, Silver and Atkinson.

9:40 o'clock p. m.

On motion of Mr. Federman the House adjourned until 10:00 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, December 17, 1919, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O

The journal of yesterday was read and approved.

Mr. Foster arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 609** — The Joint Committee on Taxation,

His name being called, Mr. Foster voted "aye."

Mr. Griswold moved that the following corrections be made in the journal of Tuesday, Dec. 16, 1919:

In the amendment offered to **H. B. No. 633** — Mr. Griswold, capitalize the first letter in the word "said".

In the amendment to section correct to read "district advisory council".

The motion was agreed to.

Mr. Evans moved that the clerk of the House be instructed to recall from the Senate **H. B. No. 405** — Mr. Dildine.

The motion was not agreed to.

10:00 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of **H. B. No. 633** — Mr. Griswold.

Said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Griswold moved to amend as follows:

In line 236 strike out the word "commission" and insert in lieu thereof the word "commissioner".

In line 219 between the word "thousand" and the comma insert the word "dollars".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Hughes moved to amend as follows:

In line 203 after the word "whole" strike out the words "or part".

In line 204 after the word "commissioner" insert the words "possessing the qualifications prescribed by the state department of health for district health commissioners".

In line 208 after the first "(,)" strike out the words "and to the public health nurse and clerk, if any,".

In line 215 after the word "to" strike out the word "one-half" and insert in lieu thereof the word "two-thirds".

In line 217 after the first "(,)" strike out the words "public health nurse and clerk".



In line 219 after the word "of" strike out the words "two thousand" and insert in lieu thereof the words "one thousand five hundred dollars".

Upon which a ye and nay vote was demanded, taken, and resulted — yeas 21, nays 63, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Dodge,	Hughes,	Reynolds, Jas. A.,
Beaty,	Federman,	Kay,	Robins,
Bing,	Fouts,	Luchsinger,	Smith,
Brannon,	Greve,	Lustig,	Swedersky,
Comings,	Hopple,	Myers,	Walsh—21.
Cowan,			

Those voting in the negative are: Messrs.

Alban,	Crosser,	Green,	Matthews,
Barnes,	Davis,	Halstead,	Miller, of Fulton,
Beetham,	Denune,	Hastings,	Morris,
Benner,	Dildine,	Hatch,	Pearson,
Bishop,	Donahay,	Helfrich,	Pugh,
Blauser,	Drury,	Hoover,	Robinson,
Bond,	Dunspaugh,	Huber,	Russell,
Brach,	Emery,	Johnston,	Silver,
Bryson,	Freeman,	Jones, of Trumbull,	Spidel,
Cable,	Gordon, of Brown,	King,	Stokes,
Carpenter,	Gordon, of Logan,	Kreider,	Stump,
Carson,	Gorrell,	Lentz,	Talley,
Chester,	Graham,	Lytle,	Taylor,
Clark,	of Licking,	McCoy,	Weaver,
Cochrun,	Graham,	McFarland,	Wise,
Cookston,	of Muskingum,	McKay,	York—63.
Copeland,			

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Evans moved to amend as follows:

In line 146 after the word "sale" strike out the comma and insert a period.

In line 147 strike out "and for the medical inspection of persons employed therein".

Upon which a ye and nay vote was demanded, taken, and resulted — yeas 4, nays 59, as follows:

Those voting in the affirmative are: Messrs. Cowan, Evans, Gordon of Brown, and Huber.

Those voting in the negative are: Messrs.

Alban,	Davis,	Green,	Lytle,
Beaty,	Dildine,	Griswold,	McCoy,
Benner,	Dodge,	Halstead,	McFarland,
Bing,	Donahay,	Harter,	Matthews,
Bond,	Drury,	Hastings,	Miller, of Fulton,
Bryson,	Dunspaugh,	Hatch,	Miller, of Stark,
Burns,	Emery,	Helfrich,	Pearson,
Carpenter,	Faris,	Hoover,	Robins,
Carson,	Federman,	Hughes,	Spidel,
Chester,	Fouts,	Jones, of Hamilton,	Stump,
Clark,	Freeman,	Jones, of Trumbull,	Swedersky,
Cochrun,	Gordon, of Logan,	King,	Talley,
Comings,	Gorrell,	Kreider,	Weaver,
Cookston,	Graham,	Lentz,	Wise—59.
Copeland,	of Muskingum,	Lonz,	
Crosser,			

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. King demanded the previous question, which was duly seconded. The question being, "Shall the debate now close," which was agreed to and the main question ordered.

Mr. Griswold demanded a call of the House, which was duly seconded, taken, and ninety-three members answered to their names.

The absentees are: Messrs.

Backowski,	Crabbe,	Hooley,	Scott,
Banker,	Dunn,	Hopple,	Smith,
Beaty,	Entemann,	Kilbane,	Thompson,
Besaw,	Foster,	Lawyer,	Waterston,
Billingslea,	Freeman,	Miller, of Stark,	Wenner,
Bliss,	Harter,	Mulcahy,	Wiest,
Bonser,	Hinchey,	Reynolds, Tom,	Winter,
Brown,			

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Stokes, further proceedings under the call were dispensed with.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 86, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Halstead,	Moyer,
Atkinson,	Denune,	Hastings,	Myers,
Barnes,	Dildine,	Hatch,	Pearson,
Beetham,	Dodge,	Helfrich,	Pugh,
Benner,	Donahay,	Hoover,	Reynolds, Jas. A.,
Bing,	Drury,	Hopple,	Reynolds, Tom,
Blauser,	Dunspaugh,	Huber,	Robins,
Bond,	Emery,	Hughes,	Robinson,
Brach,	Faris,	Johnston,	Russell,
Brannon,	Federman,	Jones, of Trumbull,	Schelhorn,
Burns,	Fouts,	Kay,	Shy,
Cable,	Freeman,	King,	Silver,
Carpenter,	Gardner,	Kreider,	Spidel,
Carson,	Gordon, of Brown,	Lentz,	Stokes,
Chester,	Gordon, of Logan,	Lonz,	Stump,
Clark,	Gorrell,	Lytle,	Swedersky,
Cochrun,	Graham,	McCoy,	Talley,
Comings,	of Licking,	McFarland,	Taylor,
Cookston,	Graham,	McKay,	Walsh,
Copeland,	of Muskingum,	Miller, of Fulton,	Weaver,
Cowan,	Green,	Miller, of Stark,	Wise,
Crosser,	Griswold,	Morris,	York—86.

Those voting in the negative are: Messrs. Beaty, Bishop, Luch-singer, Madden and Matthews.

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 84, nays 9, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Beaty,	Bing,	Brach,
Backowski,	Beetham,	Blauser,	Bryson,
Barnes,	Benner,	Bond,	Burns,

Those voting in the affirmative are: Messrs. — Concluded.

Cable,	Federman,	Hughes,	Mulcahy,
Carpenter,	Fouts,	Johnston,	Myers,
Carson,	Freeman,	Jones, of Trumbull,	Pearson,
Chester,	Gardner,	Kay,	Reynolds, Jas. A.,
Cochran,	Gordon, of Logan,	King,	Robins,
Comings,	Gorrell,	Kreider,	Robinson,
Cookston,	Graham,	Lentz,	Russell,
Copeland,	of Licking,	Lonz,	Schelhorn,
Cowan,	Graham,	Luchsinger,	Shy,
Crosser,	of Muskingum,	Lustig,	Silver,
Davis,	Green,	Lytle,	Spidel,
Dennue,	Greve,	McCoy,	Stump,
Dildine,	Griswold,	McFarland,	Talley,
Dodge,	Halstead,	McKay,	Taylor,
Donahay,	Hastings,	Matthews,	Walsh,
Drury,	Hatch,	Miller, of Fulton,	Weaver,
Dunspaugh,	Hoover,	Miller, of Stark,	Wise,
Emery,	Hopple,	Morris,	York—84.
Faris,	Huber,		

Those voting in the negative are: Messrs.

Bishop,	Gordon, of Brown,	Moyer,	Stokes,
Brannon,	Madden,	Pugh,	Wildermuth—9.
Clark,			

The emergency clause passed.

The title was agreed to.

**12:50 o'clock p. m.**

On motion of Mr. Beetham, the House recessed until 4 o'clock p. m.

**4:00 o'clock p. m.**

The House met pursuant to recess.

The joint committee from the two Houses consisting of Messrs. Ritter, McCoy and Jones of Meigs, on the part of the Senate and Messrs. Robins, Hopple and the Speaker of the House on the part of the House of Representatives, escorted General John J. Pershing to the Speaker's stand of the House and was introduced by Speaker Kimball.

General Pershing then addressed the members of the General Assembly in informal joint session as follows:

Your Excellency, Gentlemen of the General Assembly of Ohio, Ladies and Gentlemen:

It is a privilege and an honor to appear before this representative assembly. I am filled with gratitude at the sentiments that have been expressed in appreciation of the achievements of the American Army by the people of Ohio. It is an especial pleasure to speak through you to the citizens of this great state—a state that has given leaders to the Nation in every crisis; a state that claims the birthplace of Grant, Sherman and Sheridan, and of Presidents Hayes, Garfield, McKinley and Taft. The cordial welcome which you have extended me and my staff to-day, and the hospitable greeting accorded us since our entry into your state, I take not for myself alone but also for the young manhood I had the honor to command.

Your brothers and sons in our armies quickly reached the highest standard of our finest troops. The memory of their unflinching fortitude and heroism fills me—as it should you—with the greatest admiration. Their devotion, their valor, and their sacrifices will live forever in the



hearts of their grateful countrymen. In the gruelling inch-by-inch advance in the battle of the Meuse-Argonne; on the fields of Flanders with the Belgian Army; and in Italy in the final victorious drive, your men were in the forefront and proved themselves worthy sons of their martial ancestry.

Yet the record of your sons in battle is but one of the laurels that Ohio's men have won. Their cheerful acceptance of the rigor of military discipline, their patience in training, their fortitude in combat, were all that your fondest hope could desire. No body of men taken to war in distant lands far from home influences were ever inspired by more patriotic ideals. Their abstinence and morality gained for them the highest praise of our Allies, and brought them home to you in health.

It may be truthfully said that the impulse of armies springs from the people. The high morale that fired your men to great achievement in Europe was founded upon the loyalty and aggressiveness of the people at home. Ours was a crusade for freedom and right, which inspired our men with an unselfish and righteous devotion to the Cause.

It is a duty and a pleasure for me to bear witness to this cornerstone of our success.

Ohio was especially fortunate in her war governor, and in the men who led in her councils. Their unceasing toil gave direction and impetus to the patriotic efforts of your people. In the contributions of your people to the support of their sons overseas, and to the Red Cross, Y. M. C. A., and other drives for their welfare, they did more — much more — than their allotted share.

But it is to the women of America and of your state that we should pay special homage. Bravely did they bear their share of the burden at home. They watched and prayed that their sons might bring back the victory. In hospitals we found the tender care of our women; in the canteens and billets; the recreation centers, and wherever women were most needed, there they labored with a devotion that filled us with pride.

Our people hope for some wise adjustment of international affairs that will reduce the probability of war. Yet all must recognize that we have only begun our work. With the achievement of victory, the spirit of co-operation for a single cause has temporarily ceased to inspire us. There is unrest and disaffection among certain elements of our country. Largely through their ignorance of the value of our institutions, certain of their numbers are endeavoring to incite class antagonism. Let us not forget the great lessons of the war which has taught cordial understanding and co-operation for the greatest good of all. All patriotic men and women should continue actively to stand against these forces of evil. Anarchy and Bolshevism cannot live in this free country, if the patriotic people stand as firmly now as they did during the war.

You will not find among the ranks of the revolution any who wore the uniform. Among our soldiers you will not find those who wave the red flag of anarchy. They have returned to you better men morally and physically. They are able and eager to take their full share in the duties of good citizenship. I am as confident that they will become leaders in the fight for good government and for the safety of our institutions as I was confident that they would carry forward our lines when ordered into battle.

Another lesson of the war is that universal military training is only the course of wisdom. In addition to the preparation of our young manhood to serve their country, military training would bring other

important benefits which our Government should hasten to provide. It would develop the physical vigor and manliness and sharpen the mentality of our boys. It would teach self-discipline and respect for constituted authority. It would encourage initiative and give young men self-confidence. It would increase patriotism and prepare young men for the duties of citizenship. All of this has been proved by our experience during the war. Such training is especially needed among our alien population. If they were taught our language and were made familiar with the spirit of our institutions we would have less lawlessness and fewer I. W. W's.

In closing, I wish again to pay tribute to the patriotism of the great State of Ohio and to thank you for myself and my staff for our very cordial reception to-day.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolution:

**H. B. No. 461** — Mr. Beetham.

To amend sections 5080-1, 5169-8 and 5169-12 of the General Code as to inspectors and challengers at state initiative and referendum elections.

**H. J. R. No. 83** — Mr. Beetham.

Relative to adjournment.

JOHN E. BARNES,  
HERBERT L. JONES,  
HENRY EVANS,

ROBERT J. O'BRIEN,  
J. E. HOLDEN,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bill and joint resolution

**5:10 o'clock p. m.**

On motion of Mr. Beetham, the House recessed until 7:30 p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

Mr. Beetham moved that the following bills be adopted as the calendar for today:

**H. B. No. 580** — Mr. Carpenter.

**H. B. No. 592** — Mr. Jones, of Hamilton.

**H. B. No. 578** — Mr. Robinson.

**H. B. No. 160** — Mr. Crabbe.

**H. B. No. 616** — Mr. Alban.

**H. B. No. 632** — Mr. James A. Reynolds.

**H. B. No. 618** — Mr. Cookston.

**H. B. No. 630** — Mr. Chester.

The motion was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 521** — Mr. Spidel.

To authorize the Ohio board of administration to grant to the city of Dayton right to construct and maintain a standpipe upon the ground of the Dayton State Hospital with necessary pipe line approach thereto.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 585** — Mr. Jones, of Trumbull.

To amend section 3298 of the General Code, relative to the powers of township trustees.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 576** — Mr. Federman.

To amend sections 1558-4, and 1558-6 of the General Code, relative to the municipal court of Cincinnati.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which **H. B. No. 571** — Mr. Taylor, was passed, and requests the return of said bill.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 198** — Mr. Ake.

To authorize the council of the city of Canton, Ohio, to pay claims of Patrolman C. L. Wood for surgical and medical services made necessary because of injuries sustained while in discharge of his duties.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 192** — Mr. Jones, of Franklin.

To authorize the cancellation of certain taxes and assessments upon real estate recently conveyed by the state to Charles H. Lindenberg.

Attest:

W. E. HALLEY,

Clerk.

Said bill was read the first time.

Mr. Robinson submitted the following report:

The committee of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 471** — Mr. Robinson, having had the same under consideration do recommend to their respective houses as follows:

That the bill be passed as passed by the Senate, with the following amendments:

In line 16c after the word "notice" strike out the balance of the line and the line 16d down to and including the word "days" and insert in lieu thereof a comma and the words "in form approved by the commission, published once each week for three consecutive weeks".

In line 16d after the word "thereof" insert a comma and the following words "unless the commission shall authorize a less time,"

In line 16e strike out the words "One issue of".

In line 16g after the word "applies" strike out the period and insert the words "and of general circulation therein, or in one newspaper published in, and of general circulation throughout the territory in which such utility operates".

In line 16i strike out the words "the date of the hearing thereon" and insert in lieu thereof the words "the effective date of the proposed new schedule".

In line 16j after the word "county" strike out the comma and insert the words "or territory".

In line 16n strike out the word "utilities".

In line 16o strike out the word "the" and insert in lieu thereof the word "such" and in line 16o after the word "utility" strike out the balance of the line and the line 16p down to and including the word "proposed" and the comma.

In line 16q after the word "proposed" insert the word "new".

Strike out all of lines 16t and 16u.

In line 17 after the word "schedule" strike out the word "stating" and in lieu thereof insert the words "effecting an increase in".

In line 18 strike out the first word "increase" and after the second word "or" insert the word "stating".

In line 32 after the word "effect" and the semicolon strike out the balance of the line and all of lines 32a, 32b, 32c, 32d, 32e, 32f, 32g, 32h, 32i, 32j, 32k, 32l, 32m, 32n, 32o, and in line 32p down to and including the word "And" and insert in lieu thereof the word "and".

In line 40, after the word "days," strike out the period and in lieu thereof insert a semi-colon and the following: "provided, however, that such suspension of payment of such increased rate, joint rate, toll, classification, charge or rental, shall not go into effect if the utility shall file

with the commission a bond, undertaking or other security to the satisfaction of the commission, securing and guaranteeing the repayment to all the consumers of such portion of such increased rate, joint rate, toll, classification, charge or rental, collected by such utility as the commission, upon final hearing, may determine to have been unreasonable or excessive, which repayments shall be made at such times and in such amounts as the commission shall order, such bond, undertaking or security to be in such amount as the commission may from time to time determine; provided, however, that the amount fixed at any time shall not in addition to the amount of such increase or other charge made by the utility already accrued exceed the estimated amount of such increase or other charge made by the utility extending over a period of one year, based upon the business of the utility for the previous year, or be less than one-half ( $\frac{1}{2}$ ) of such estimated amount".

F. S. ROBINSON,  
J. S. MILLER,  
N. R. BLISS,  
Managers on the part of the  
House of Representatives.

J. N. STONE,  
J. E. HOLDEN,  
F. E. WHITTEMORE,  
Managers on the part of the  
Senate.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hatch,	Miller, of Stark,
Backowski,	Denune,	Hinchey,	Moyer,
Barnes,	Dildine,	Hooley,	Mulcahy,
Beaty,	Dodge,	Hoover,	Myers,
Benner,	Donahay,	Hopple,	Pearson,
Bishop,	Drury,	Huber,	Reynolds, Jas. A.,
Blauser,	Dunspangh,	Hughes,	Reynolds, Tom,
Bliss,	Federman,	Johnston,	Robins,
Bond,	Foster,	Jones,	Robinson,
Brach,	Fouts,	of Hamilton,	Russell,
Brannon,	Freeman,	Jones,	Schelhorn,
Burns,	Gardner,	of Trumbull,	Shy,
Cable,	Gordon, of Brown,	Kay,	Spidel,
Carpenter,	Gorrell,	King,	Stokes,
Carson,	Graham,	Kreider,	Stump,
Clark,	of Licking,	Lawyer,	Swedersky,
Cochrun,	Graham,	Lentz,	Talley,
Comings,	of Muskingum,	Lonz,	Taylor,
Cookston,	Green,	McCoy,	Waterston,
Copeland,	Greve,	McFarland,	Weaver,
Cowan,	Griswold,	McKay,	Wildermuth,
Crabbe,	Halstead,	Madden,	Winter,
Crosser,	Hastings,	Miller, of Fulton,	Wise—88.

The report of the committee of Conference was agreed to.

The House then passed to the second order of business, being bills for third reading.

**H. B. No. 580** — Mr. Carpenter, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Hinchey,	Moyer,
Backowski,	Dodge,	Hooley,	Mulcahy,
Barnes,	Donahay,	Hoover,	Myers,
Beaty,	Drury,	Hopple,	Pearson,
Beetham,	Dunspaugh,	Huber,	Reynolds, Jas. A.,
Benner,	Emery,	Hughes,	Robins,
Billingslea,	Federman,	Johnston,	Robinson,
Bing,	Foster,	Jones,	Russell,
Blauser,	Fouts,	of Hamilton,	Schellhorn,
Bond,	Freeman,	Jones,	Shy,
Brach,	Gardner,	of Trumbull,	Silver,
Brannon,	Gordon, of Brown,	Kay,	Spidel,
Bryson,	Gorrell,	King,	Stokes,
Burns,	Graham,	Kreider,	Stump,
Cable,	of Licking,	Lawyer,	Swedersky,
Carpenter,	Graham,	Lentz,	Talley,
Carson,	of Muskingum,	Lytle,	Taylor,
Cochrun,	Green,	McCoy,	Waterston,
Comings,	Griswold,	McFarland,	Weaver,
Cookston,	Halstead,	McKay,	Wildermuth,
Copeland,	Hastings,	Madden,	Winter,
Crosser,	Hatch,	Miller, of Fulton,	Wise—85.
Davis,			

So the bill passed.

The title was agreed to.

**H. B. No. 592** — Mr. Jones, of Hamilton, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Copeland moved to amend as follows:

In line 20 strike out the word "check" and insert in lieu thereof the word "orders".

In the same line after the word "only" insert "passed by a majority vote of the board of education".

In line 21 strike out the first "and" and insert in lieu thereof the word "or".

In the same line after the last "and" insert the word "clerk".

In the same line strike out "at least two members".

In line 22 strike out "of the board".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Burns,	Dunspaugh,	Griswold,
Atkinson,	Cable,	Emery,	Halstead,
Backowski,	Carpenter,	Federman,	Hastings,
Barnes,	Carson,	Foster,	Hatch,
Beaty,	Cochrun,	Fouts,	Hinchey,
Beetham,	Comings,	Freeman,	Hoover,
Benner,	Cookston,	Gardner,	Hopple,
Billingslea,	Copeland,	Gordon, of Brown,	Huber,
Bing,	Crabbe,	Gorrell,	Hughes,
Bishop,	Crosser,	Graham,	Johnston,
Blauser,	Denune,	of Licking,	Jones,
Bliss,	Dildine,	Graham,	of Hamilton,
Brach,	Dodge,	of Muskingum,	Jones,
Brannon,	Donahay,	Green,	of Trumbull,
Bryson,	Drury,	Greve,	Kay,



Those voting in the affirmative are: Messrs. — Concluded.

King,	Miller, of Stark,	Russell,	Talley,
Kreider,	Morris,	Schelhorn,	Taylor,
Lawyer,	Moyer,	Shy,	Thompson,
Lentz,	Mulcahy,	Silver,	Waterston,
Lustig,	Myers,	Spidel,	Weaver,
Lytle,	Pearson,	Stokes,	Wildermuth,
McCoy,	Reynolds, Jas. A.,	Stump,	Winter,
McKay,	Reynolds, Tom,	Swedersky,	Wise—90.
Miller, of Fulton,	Robinson,		

So the bill passed.

The title was agreed to.

Mr. Carpenter submitted the following report:

The committee of Conference, to which were referred the matters of difference between the two houses on **H. B. No. 558** — Mr. King, having had the same under consideration does recommend to the respective houses as follows:

A substitute for said bill and recommends its passage.

**Sub. H. B. No. 558** — Mr. King.

To make sundry appropriations.

*Be it enacted by the General Assembly of the State of Ohio:*

Section 1. The following sums for the purposes herein specified are hereby appropriated out of any monies in the state treasury not otherwise appropriated. Appropriations herein enumerated for the payment of which specific funds in the state treasury are provided by law are hereby made from such specific funds. Any sum necessary to satisfy all other appropriations herein made is hereby appropriated out of any monies in the state treasury to the credit of the general revenue fund.

Section 2. The monies herein appropriated shall be paid upon the approval of a special auditing committee consisting of the major appointee authorized by section 270-5 of the General Code, commonly known as the budget commissioner, the attorney general, the auditor of state, the chairman of the finance committee of the senate and the chairman of the finance committee of the house of representatives. Such auditing committee is hereby authorized and directed to make a careful inquiry as to the validity of each and every claim herein made and pay only so much thereof as may be found to be correct and just.

Section 3. Appropriations subject to the conditions and limitations provided for in sections 1 and 2 are hereby made as follows:

#### CLAIMS ARISING OUT OF CONTRACT.

Cranford Construction Company, Cincinnati, Ohio, in full settlement of claim for rental of orange peel bucket and swinging engine.....	\$19 00
Stevenson and Vercoe, Columbus, Ohio, Assignees of J. W. & W. J. Dusenbury, in full settlement of claim for rental of Grand Theater Building, for use of the State Bindery from April 15, 1915, to July 15, 1915.....	308 33
State Highway Department, to be advanced to Galbreath & Shoemaker for completion of Pike County State Highway "E" .....	375 98

The State Auditor is hereby directed to deduct said sum from any future apportionment of highway improvement funds to said county.

Thomas J. McKim, Newark, Ohio, in full settlement for claim against State resulting from State's inability to furnish labor contracted for in the construction of the Lancaster-Newark pike in Fairfield County, provided, however, that the money for the settlement of this claim should be taken from the State Highway improvement fund .....	3,000 00
D. C. Shepherd, Assignee for the creditors of Frank J. Davis, Hamilton, Ohio, in full settlement for the rental of equipment used by the department of Public Works in construction of the "State Dam" north of Middletown .....	1,960 00
H. E. Culbertson Company, Cleveland, Ohio, in full settlement of claim for losses sustained in building twenty-four miles of highway in Muskingum and Licking Counties .....	50,000 00
D. E. Sullivan & Son, Columbus, Ohio, in full settlement for work done on Section I of the Columbus-Marysville Inter-County Highway Number 48 in Perry-Clinton Townships, Franklin County, which work is alleged to have been done as a result of changes in the original specifications made by the State Highway Department, provided, however, that the money for the settlement of this claim should be taken from the State Highway improvement fund .....	1,607 87

#### DAMAGE TO PROPERTY.

Jacob Lippiatt, Perry Township, Columbiana County, in full settlement for livestock killed by claimant February 27, 1916, after said stock had been bitten by a dog infected with rabies .....	1,000 00
G. L. Spease, Trinway, Ohio, in full settlement for damages resulting from overflow of the Ohio and Erie Canal ..	100 00
In full settlement for damages resulting from destruction of tubercular cattle by order of the state board of Agriculture —	
W. W. Watson, Youngstown .....	815 00
Clarence Betz, East Rochester, Ohio .....	37 50
M. Derrer & Sons, Camp Chase .....	2,087 50
R. E. Frederick, Poland .....	200 00
L. W. Nichols, Garrettsville .....	100 00
F. M. Hughes, Hughes Station .....	475 00
James Farrell, Columbus, in full settlement for loss of personal property in a fire at Columbus State Hospital July 4, 1912 .....	50 00
Palmer C. Anderson, Columbus, in full settlement for injury sustained by automobile crashing into an unlighted barricade erected by state employees .....	25 00

## PAYMENT FOR SERVICES.

In full settlement for cleaning uniforms and equipment of the National Guard after Youngstown riot —	
L. H. Cole, Tiffin .....	61 15
Elliott & Palmer, Wooster .....	11 20
S. Fell, Ashtabula .....	40 50
The L. E. Humphrey Co., Wooster .....	39 15
Lucas Brothers, Massillon .....	34 92
View Park Cleaning Company, Akron .....	51 10
Dan Zering, Canton .....	10 00
Alliance Dry Cleaning Company, Alliance .....	71 50
J. B. Faucett Transfer & Storage Company, Hamilton, in full payment for hauling engine from Middletown to Cincinnati .....	40 00
Mrs. Francis Huyck, Oak Harbor, for professional services rendered by her husband during outbreak of smallpox in Co. "M", 6th Regt. O. N. G. at Camp Perry, September, 1914, payment in full.....	36 00
The Ohio Electric Ry. Co., Springfield, in full payment for transportation of the Finance Committee of the House of Representatives of the 82nd General Assembly from Columbus to Lima, Van Wert and return .....	85 80
Robert O. Richardson, executor of estate of John Richardson, Portsmouth, in full settlement for repair work done on canal banks near Galena Pike in 1915 .....	50 00
F. Carl Smith, Pasadena, California, in full payment for the painting of a portrait of Ex-Governor Willis...	500 00
Dr. A. Livingston Stage, Columbus, in full payment for medical services rendered to Private Edward Wallace, Co. B, Signal Corps, in August, 1915.....	15 00
Dr. John S. Tierney, Cleveland, in full settlement for professional services rendered in the case of Sam Police against the Industrial Commission.....	25 00
Alfred Robinson, Sergeant-at-Arms, 83rd General Assembly, in full payment for all additional services rendered .....	400 00
William C. Ries, Sergeant-at-Arms, 82nd General Assembly, in full payment for all additional services rendered .....	400 00
Edward Cain, porter in the senate services 83rd General Assembly .....	57 00
Dr. Nathaniel M. Jones, Cleveland, in full settlement for professional services rendered in the case of Sam Police against the Industrial Commission.....	25 00
B. F. Goodrich Rubber Company, Akron, in full settlement for labor and material used in repairing a break in the bank of the state canal near Akron in February 1918 .....	52 84
The Drainage Commission of Ohio, in full settlement for services and expenses —	
A. G. Fuller.....	245 15
W. F. Corbett, Paulding.....	300 00



F. E. Bailey, Wapakoneta.....	414 97
Perry T. Ford, Ottawa.....	534 50
C. H. Burgess, Cleveland, in full settlement for services rendered as 1st Lieutenant, 1st Ohio Cavalry, June 18 to July 31, 1916.....	262 77
Lieut. J. C. Snyder, Toledo, in full settlement for services rendered as 1st Lieutenant, Co. A, Field Battalion, Ohio Signal Corps, from July 28, 1916, to February 9, 1916 .....	500 00
Lieut. J. C. Snyder, Toledo, in full settlement for all hospital and doctor bills incurred as a result of injury received while in the service of the state.....	138 75
Villie Markey Transfer Company, Dayton, in full payment for express charges and freight advanced on baggage of National Guard officers in 1916.....	70 04
Robert M. Morgan, Cleveland, Ohio, in full settlement for legal services rendered .....	1,000 00
City of St. Marys, in full settlement for street paving, sidewalk and sanitary sewer assessments charged to the state prior to July 1, 1917 .....	803 55

## PERSONAL DAMAGE.

Heirs of John Boyer, Cleveland, in full settlement for the death of John Boyer from tuberculosis contracted while in service of the National Guard during the Dayton flood .....	1,000 00
\$600 to be paid to the guardian of Lillian Boyer.	
\$400 to be paid to the guardian of Rose Boyer.	
August Marchi, Columbus, in full settlement for loss sustained as a result of the death of his son, Francis Marchi, who was killed by an automobile truck belonging to the state .....	1,200 00
H. C. Field, in full settlement for injuries received while acting as a deputy peace officer at Amherst, April 3, 1916 .....	600 00
Albert E. Schendal, Cleveland, in full settlement for injuries received while serving in the Ohio National Guard, caused by explosion while being instructed in the use of high explosives.....	1,000 00
H. C. Gibler, Orrville, in full settlement for injuries received while acting as deputy constable at Orrville June 11, 1917.....	143 00
Anne Thompson, Columbus, Ohio, in full settlement for injuries incurred in discharge of her duties as an attendant at Columbus State Hospital. The probate judge of the county in which the claimant lives is hereby authorized and directed to appoint a suitable person as trustee for said Anne Thompson, which trustee shall pay to claimant the amount appropriated in installments. No part of the money hereby appropriated shall be paid to such trustee or paid for attorney's fees for filing or prosecuting this claim.....	1,000 00

## REFUNDERS.

Treasury Department, office of the auditor for the war department for amounts erroneously paid by Colonel W. H. Duffy, federal disbursing officer for the state of Ohio, 1915.....	\$389 60
Treasury Department, office of the auditor for the war department for amounts erroneously paid by Lieut. Colonel John M. Bingham, federal disbursing officer for the state of Ohio, 1914.....	2,163 33
Dr. J. R. Owens, Cleveland, refunder of expenses incurred in investigating the illegal practice of dentistry while a member of the state dental board.....	23 90
H. W. Aling Charm, refund on agricultural lime license..	30 00
Anderson & Lamb, Youngstown, refunder for excess deposits with state liquor licensing board.....	50 00
Leah M. Baker, Columbus, refunder on free employment agency license .....	50 00
Quaker Oats Company, Akron, tax refunder.....	5,834 76
E. R. Webster Co., Cincinnati, Ohio, tax refunder.....	11 25
Dr. H. Bartilson, Columbus, refund of over-payment into treasury .....	25 00
Stanley and Grass Co. for chairs and furnishings for state armory at Marietta, Ohio .....	95 10
The Bay Terminal Ry. Co., Toledo, tax refunder .....	200 00
John W. Bolitho, Jewett, refunder of agricultural lime license .....	30 00
E. E. Booton, Columbus, refunder of traveling expenses..	9 60
The Commercial Printing & Binding Co., Dayton, tax refunder .....	35 15
The DeMooy Electric Co., Cleveland, tax refunder .....	155 25
W. C. Diels, Sandusky, refunder of deposit with the Erie County licensing board .....	5 00
Fairport, Painesville & Eastern Ry Co., tax refunder ....	375 75
Grasselli Chemical Co., Cleveland, water rebate .....	408 33
Guernsey County, refund of depository interest erroneously paid in to the state treasury, 1915 .....	592 87
The Harrison Welfare Building Association, Cincinnati, tax refunder .....	67 88
The Hocking Sunday Creek Traction Co., Nelsonville, tax refunder .....	340 30
The Jantha Light & Fuel Co., Pittsburgh, tax refunder....	172 50
Lima Collateral Loan Co., Lima, tax refunder.....	172 50
Lisbon Oil & Gas Co., Lisbon, tax refunder .....	240 00
The Loveland Light & Water Co., Cincinnati, tax refunder	45 00
J. H. C. Lyon, Youngstown, refunder of excess deposit with the Mahoning County liquor licensing board.....	44 50
A. I. Metallic Products Co., Cleveland, tax refunder.....	15 00
Joseph R. Downs and Walter E. Gunion, Zanesville, refunder of excess deposits with Muskingum County liquor licensing board .....	24 98
The Ohio River Electric Ry. & Power Co., Pomeroy, tax refunder .....	450 00
The Ohio Service Co., Coshocton, tax refunder .....	990 00

August Pfaff, Sandusky, refund of excess deposit with Erie County liquor licensing board .....	35 00
The Polish American Building & Loan Association, Cleveland, tax refunder .....	40 00
The Reliance Fire Insurance Co., Pittsburgh, tax refunder .....	2,500 00
Wm. C. Riter, Sandusky, refund of excess deposit with Erie County liquor licensing board .....	35 00
The Bank of Russelville, tax refunder .....	100 00
Charles C. Ryan, Sandusky refund of excess deposit with Erie County liquor licensing board .....	5 00
Dr. F. G. Snowberger, Bisbee, Ariz., refund of fee for license to practice dentistry .....	25 00
Southeastern Ohio Ry. Co., Zanesville, tax refunder....	1,137 00
H. J. Thompson, Sandusky, refund of excess deposit with Erie County liquor licensing board .....	7 00
Treasurer of Wayne County, Wooster, refunder for burial expense paid into state treasury twice .....	22 00
The Western Newspaper Union Co., Cincinnati, tax refunder .....	51 03
Youngstown Hippodrome Co., Youngstown, tax refunder.	108 29
Richland County, refunder for excess monies paid for maintenance of a Richland County charge in the state sanatorium .....	234 29
Weldon & Kelly Co., Pittsburgh, refund of plumbing inspection fee .....	29 50
Clinton Cowan, Columbus, Ohio, refund of expenses incurred in defending title to the office of State Highway Commissioner .....	748 68
John White, Gallia County, assignee of Charles V. Porter, Gallia County, refund of purchase price of 58 acres of ministerial land .....	72 50
The Lima Natural Gas Co., Lima, Ohio, tax refunder ...	2,106 93
Celina Gas Co., Celina, Ohio, tax refunder .....	142 26
Wapakoneta Natural Gas Co., Wapakoneta, Ohio, tax refunder .....	263 25
St. Marys Gas Co., St. Marys, Ohio, tax refunder .....	268 40
J. W. Carter, Morgan County, refund of purchase price for certain school lands .....	104 43
Madison County Auditor, London, refund of assessments levied against new prison farm for ditch and road improvements .....	750 00
Colonel W. H. Duffy, Columbus, for reimbursement of money paid out for burial expenses of two members of the 5th Ohio Infantry.....	156 15

## SALARY CLAIMS.

W. L. B. Brittain, Norwood, in full settlement for salary due claimant for period during which he was suspended from his position as drug inspector pending a decision of the Supreme Court .....	1,367 00
J. C. Mattingly, Zanesville, in full settlement for salary due claimant which was never paid owing to refusal of Civil Service Commission to approve amount .....	562 50



In full settlement for all claims for salary and traveling expenses in the State Oil Inspector's department owing to a deficit in the appropriations made by the 81st General Assembly, resulting from a change in the Oil Inspection law —

E. L. Downer.....	200 04
A. F. Tabler.....	216 26
J. A. Harley.....	116 84
E. T. Taylor.....	243 54
N. H. Wright.....	175 81
Chas. Reiter.....	108 84
R. A. Cottingham.....	176 41
Wm. Cowgill.....	104 69
J. M. Schroer.....	112 39
S. S. Montgomery.....	248 84
H. E. Titus.....	132 89
J. M. Light.....	216 35
O. J. Morehead.....	163 39
J. C. Jones.....	116 44
C. E. Hankinson.....	129 24
J. M. Bechtol.....	214 83
S. A. Williams.....	189 06
C. V. Vanosdall.....	268 18
P. A. Douglass.....	190 40
E. E. Rutledge.....	175 90
Hugh Buell.....	115 69
J. P. Roe.....	240 85
L. Parry.....	73 45
Geo. Keller.....	222 85
E. J. Kessinger.....	243 32
L. Davie.....	15 71
C. C. Iams.....	251 61
L. H. Horner.....	121 04
J. C. Hudson.....	108 04
J. W. Hunter.....	167 34
J. H. Rainsberger.....	75 89
A. J. Richardson.....	218 13
Griff Jones.....	128 34
R. M. Whitticar.....	109 79
F. A. Tripcony.....	160 33
D. Defenbacher.....	79 88
H. E. Zimmerman.....	93 83
R. H. Moore.....	59 21
W. S. Kirkpatrick.....	134 64
S. W. Shaw.....	64 24
F. M. Flemnig.....	134 32
Jesse Maitland.....	29 00
Sylvanus Walter.....	18 70
John F. Cuff.....	18 50
F. X. Altenburger.....	23 65
David E. Baxter, Jr.....	14 30
Gottlieb Laut.....	22 80
W. H. Fristoe.....	14 90
Val Stokely.....	16 90

James R. Muldoon.....	15 80
Edward P. Mick.....	15 50
Wm. J. Devanney .....	7 75
Fred H. Willenbrink.....	7 75
Henry Sacker .....	19 80
J. B. Pemberton.....	31 35
F. M. Day.....	11 40
Geo. W. Montgomery.....	18 00
D. E. Moore.....	20 00
John Bolan .....	5 10
John Haberstock .....	4 90
Thomas Burray .....	24 25
J. J. McGrady.....	19 75
Charles McDermott .....	24 70
John Battonfeld .....	37 15
H. E. Buell.....	1 40
Geo. A. Schauseil .....	13 10
J. J. Orlett.....	7 50
Samuel T. Cook.....	8 00
LaBert Davie .....	32 30
S. B. Darner.....	12 40
J. K. Poundstone.....	20 30
John McFarland .....	8 10
Joe Bock .....	4 80
P. J. Dulaney.....	6 50
C. O. Smith.....	30 30
S. M. Raymond.....	27 55
C. C. Schwingel.....	19 70
Chas. Pluchel .....	10 60
Lewis Lineberger .....	10 20
Victor E. Tarr.....	9 00
H. E. Hartwig.....	6 70
Dean McCall .....	4 30
Emmet Lee .....	11 20

In full settlement of claims for salary due certain employees of the House of Representatives — 81st General Assembly —

Alfred Robinson .....	\$55 00
J. D. Thomas.....	55 00
Clyde L. Sherman.....	55 00
E. H. Gilkey.....	55 00
James B. Lewis.....	55 00
Charles E. Harper.....	30 00
Calvin W. Reynolds.....	30 00
C. E. Spring.....	30 00
E. M. Kile .....	30 00
R. R. Zurmehly.....	30 00
Joseph Thorpe .....	55 00
I. C. Griegs.....	30 00
Marie K. Neary.....	25 00
Janette Cone .....	25 00
Scott Schertzer .....	38 50
S. R. Robinson.....	38 50
John Guy .....	38 50

Benjamin Lyons .....	38 50
Jacob Shook .....	38 50
Paul Theobald .....	21 00
David White .....	21 00
John Crown .....	21 00
J. E. Allen .....	21 00
Richard Armstrong .....	21 00
Evert Sivits .....	21 00
Sherman Weaver .....	3 50
E. W. Hughes .....	150 00
Fred Blankner .....	150 00
Ella Scriven .....	150 00
William Todd .....	60 00
Walter Roberts .....	24 50
83rd General Assembly —	
Howard Cutright .....	163 00
A. D. Terhune .....	153 00
L. Emslie .....	98 00
Robert F. Smith .....	81 00
Howard Smith .....	150 00
Frank E. Bell .....	300 00
Clare Spring .....	300 00
C. J. Murdock, Columbus, in full settlement of claim for additional compensation for services rendered as Act- ing Chief Deputy of the Boiler Inspection Division of the Industrial Commission .....	730 35
W. A. Perrin, Chaplain of the Senate, 83rd General Assem- bly .....	300 00
Mary C. Morrison, in full settlement for services rendered the Emergency Board for the years 1913 and 1914....	500 00
W. H. Price, Woodville, in full settlement for services ren- dered as appraiser of tubercular cattle .....	170 00
Clair I. Miller, Medina, in full settlement for services ren- dered as appraiser of tubercular cattle .....	170 00
John G. Edwards, Cincinnati, in full settlement for services rendered as deputy inspector of workshops and fac- tories .....	500 00

## UNPAID BILLS.

Alexander Brothers, Yellow Springs, in full settlement for merchandise furnished to Company G, 7th Infantry, O. N. G. in July, 1915 .....	40 87
Baltimore & Ohio Ry. Co., in full settlement for freight bill on hay purchased by the Ohio Agricultural Experiment Station in 1913 .....	41 15
Central Ohio Paper Co., Columbus, unpaid balance of rent due for a portion of a building occupied by the Travel- ing Library Department in 1915 .....	17 71
Port Clinton Lumber & Coal Co., Port Clinton, in full settlement for materials furnished the state for use at Camp Perry in May, 1916 .....	9 75
Dayton Vulcanizing Co., Dayton, in full settlement for two 36x4½ Bailey casings for automobile, used by Dr. Charles M. Ginn and used in sanitary inspection work in the north Dayton zone during the flood in 1913 ...	89 40



Union Gas & Electric Company, Cincinnati, in full settlement for certain repairs and improvements made on the Miami and Erie Canal .....	4,627 88
Union Gas & Electric Company, Cincinnati .....	9,811 96
American Sewer Pipe Company, Barberton .....	145 31
Babcock-Wilcox Company, Barberton .....	2,323 30
The Dexter Folder Co., New York City, in full settlement for balance due on a folding machine purchased for the State Bindery in November, 1916 .....	807 80
Pearl A. Emch, Toledo, in full settlement for amount due claimant for horse hire furnished to Troop B, O. N. G., in 1916 .....	232 00
Frank P. Hall Company, Columbus, in full settlement for merchandise furnished prior to July 1, 1917.....	46 98
Lake View Elevator Co., Lake View, in full settlement for coal furnished to the Department of Public Works during May and June, 1916 .....	52 96
W. J. Little, Bloomsburg, in full settlement for six pigs. In full settlement for claims for transportation of the Ohio National Guard during June and July, 1916—	6 00
Hocking Valley Ry. Co. ....	208 00
Toledo, Fostoria & Findlay Ry. Co. ....	17 50
Dayton, Covington & Piqua Traction Co. ....	58 05
Erie Railroad Co. ....	1,236 75
C. C. C. & St. L. Ry. ....	675 00
P. C. C. & St. L. Ry. Co. ....	485 28
Toledo & Indiana Ry. Co. ....	21 55
Lake Shore Electric Ry. Co. ....	32 50
C. H. & D. Ry Co.....	103 95
D. T. & I. Ry Co.....	25 00
Chesapeake & Ohio Ry Co.....	16 00
Baltimore & Ohio Ry. Co.....	161 69
Toledo & Ohio Central Ry. Co.....	100 15
Wabash Ry. Co.....	34 40
Norfolk & Western Ry. Co.....	4 85
Dayton & Troy Electric Ry. Co.....	112 98
Ohio Electric Ry. Co.....	26 05
Western Ohio Ry. Co.....	26 55
Scioto Valley Traction Co.....	126 69
Hugh L. Nichols, Columbus, in full settlement for traveling expenses incurred prior to July 1, 1917.....	67 90
Central Ohio Oil Co., Columbus, in full settlement for gasoline furnished the auto truck owned by the state and kept at the state arsenal during the mobilization of troops at Camp Willis in 1916.....	120 75
W. S. Rightmire, Mt. Vernon, in full settlement for the value of shoats belonging to the Ohio State Sanatorium which Mr. Rightmire sold as agent for the sanatorium and which were infected with cholera .....	323 69
Treasurer, Stark County, in full settlement for state's share of cost of paving the Massillon-Navarre road in front of Massillon State Hospital Grounds.....	29 30

G. E. Stechert Co., New York City, in full settlement for books sold to the State Library during the months of June, August and September, 1914, and January, 1915 .....	110 30
In full settlement for taxi bills contracted by the Secretary and members of the Board of Agriculture during the State Fair in 1915 —	
Kissel Kar Co., Columbus.....	200 00
Murnans Packard Auto Service Co., Columbus.....	49 75
Fred W. Atcherson, Columbus .....	154 00
Dr. Paul Fischer, Columbus, in full settlement for miscellaneous expenses incurred during 1914 at the State Serum Plant .....	24 50
Collins Furniture Co., Spencerville, in full settlement for furniture purchased for Spencerville Armory in 1916 .....	205 00
Bakers Art Gallery, Columbus, in full settlement for work done for the State Board of Agriculture in 1915 .....	480 00
In full settlement for labor performed and for livery bills involved in assembling State property after the 1913 flood —	
Ray Huffman .....	90 00
J. H. Phillis .....	10 00
W. P. Witherhold .....	4 00
Ed. Barton .....	4 00
C. L. Gallogly .....	77 00
L. S. Wiscarver .....	100 00
Frank Young, Mt. Vernon, in full settlement for hogs which died from cholera contracted from shoats belonging to the State sanatorium .....	300 00
Ross Supply Co., Greenville, in full settlement for material used by the Board of Public Works in the construction of a wall at Celina in 1914.....	132 54
F. A. Alexander, Columbus, in full settlement for straw delivered to Camp Willis, June 21, 1916.....	9 76
The Ohio Electric Ry. Co., Springfield, in full settlement for transportation of Company G, 4th Infantry from London to Columbus, March 28, 1917.....	25 00
In full settlement for traveling expenses incurred during June, 1917, by employees of the State Insurance Department —	
George W. Hassenier, Wapakoneta .....	42 00
Henry R. Endly, Mansfield.....	44 95
N. L. Van Meter, Columbus Grove.....	34 90
J. W. Harsha, Columbus .....	55 75
J. W. Thompson, Marion .....	31 70
Paul Bainter, Dresden .....	62 35
R. D. Burns, Dayton, in full settlement for traveling expenses incurred in 1914 while an employee of the Department of Public Works.....	14 80
In full settlement for claim incurred as result of Charles Health, Bucyrus, contracting pneumonia while on duty with the Ohio National Guard at Youngstown in 1916 —	
Bucyrus Public Health Association .....	90 00

Dr. H. H. Smith, Bucyrus.....	101 25
Frank McKenzie, Bucyrus.....	73 08
J. E. Cook, Celina, in full settlement for land purchased by the Department of Public Works.....	955 35
C. F. and Al Schuesselin, Pleasant Hill, in full settlement for meats furnished various companies of the Ohio National Guard during 1916.....	62 90
Charles Whitmer, Pleasant Hill, in full settlement for merchandise furnished various companies of the Ohio National Guard during 1916.....	180 52
Schoedinger-Marr Co., Columbus, in full settlement for merchandise furnished Adjutant General .....	64 24

## CURRENT EXPENSES.

## State Librarian —

A 3—Supplementing stenographers' salary for 1919-1921 .....	\$240 00
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## Library Organizer —

A 3—Supplementing office assistants' salary for 1919-1921 .....	240 00
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## State Board of Agriculture —

G 1—Lands .....	700 00
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## Ohio State Medical Board —

A 3—Unclassified .....	800 00
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## Industrial Commission —

H 7 Insurance—To be credited to state insurance fund according to provisions of Sec. 1464-5 of the General Code .....	25,000 00
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## CAPITAL IMPROVEMENT. ....

## Ohio University —

G 32—Tunnel .....	\$15,000 00
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A 1—Salaries professors, instructors and other employes, 1919-1921 .....	5,200 00
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## Adjutant General —

F 9—For encasing flags of Ohio regiment used in the world war .....	2,000 00
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## State House and Grounds —

A 1—Salaries — 11 laborers—additional salaries, 1919-1921.....	2,640 00
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To carry out provisions of Senate Joint Resolution No. 16.	1,000 00
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Expenditures from this item shall be paid upon itemized vouchers signed by the chairman of the committee provided in said resolution.

## Kent Normal School —

A 2—Wages summer school.....	3,500 00
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## Ohio State University —

A 1 Salaries—Professors, instructors and other employes 1919 to 1921 .....	94,240 00
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F 9 General Plant — Moving athletic field .....	3,000 00
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Board of Uniform State Laws —	
F 9 General Plant .....	500 00
Board of Public Works —	
G 1 Lands — For the purchase of two lots in the vil-	
lage of Celina .....	3,000 00
G 32 Capital Outlay —	
Wall at Indian Lake .....	20,000 00
Wall at Buckeye Lake .....	1,000 00
Massillon State Hospital —	
G 2 Buildings —	
Industrial Building .....	7,500 00
G 31 Capital Equipment —	
Equipment of Cottage .....	5,000 00
Industrial Commission of Ohio —	
A 1 Salaries — Oil and Gas Well Inspector 1919-1921	3,000 00

## MISCELLANEOUS.

Maggie Ensminger, Waldron, Ind., in full settlement for claim of salary due deceased brother, Troy McMay, former employe of Longview State Hospital .....	35 00
J. C. Foster, West Union, in full settlement of claim for money due under an act O. L. 99, Page 228, entitled "An Act to Compel Parents to Maintain their Children" .....	4 00
Julia Ellis, Manchester, in full settlement of claim for money due under an act O. L. 99, Page 228, entitled "An Act to Compel Parents to Maintain their Children" .....	105 00
County Commissioners, Auglaize County, to pay state's share for the improvement of the Meyer ditch, Auglaize County .....	1,700 00
Joseph W. O'Neal, in full settlement for services rendered as custodian of the Senate during week beginning September 7th, 1919 .....	50 00
The Trustee provided in 103 O. L., Pages 591-2, to invest the sum \$2,200.00 for the benefit of Mabel Fitzgerald is hereby directed to resign custody of said money unqualifiedly into the care and keeping of said Mable Fitzgerald and said trustee is hereby discharged from further responsibility in connection therewith.	
Robert Smith, Columbus, hospital and doctor bill .....	115 00
Ohio Co-operative Topographic Survey, to complete final report .....	15,000 00
There is hereby appropriated the item of \$90,000.00 made in H. B. 276, filed in the office of the secretary of state March 20, 1919, to supplement appropriation made in H. B. 452 (107 O. L. 51) for Women's Building at Ohio State University.	
In full settlement of traveling expenses incurred by the commission to select a site for a state normal school to be located in eastern Ohio —	
G. A. Stauffer, Ottawa .....	83 52
Wm. McClain, Washington C. H. ....	49 73
George Deitrick, Piqua .....	76 48
George W. Bowers, Ashville .....	25 74
O. J. Dodge, Delta .....	86 15

W. A. Perrins, Columbus, in full settlement for services rendered for chaplain of the Senate in the 81st General Assembly .....	125 00
Allen Atwill, Columbus, in full settlement for traveling expenses incurred while acting as messenger to the Senate Finance Committee .....	167 05
Richard E. Gilkerson, Youngstown, in full settlement for traveling expenses incurred while acting as messenger to the Senate Finance Committee of the 83rd General Assembly .....	29 21
Marion Jackson, Tippecanoe City, in full settlement for dirt and gravel taken from claimant's property by employees of Board of Public Works in 1916.....	40 00
Middletown Hydraulic Co., Middletown, in full settlement for purchase price of 3 4/10 acres of land upon which levee is built .....	306 00
A. H. Rickert, Newark, in full settlement for damages resulting from failure of title in land sold to claimant by state .....	100 00
Clerk of Courts of Licking County, in full settlement for court costs in the following cases — City of Newark vs. Wm. Kirtley et al.; Fred B. Spear vs. Wm. Kirtley et al. ....	17 01
In full settlement for excess mileage owing to increase in railroad fare from two to three cents per mile due the following employes of the Bureau of Inspection and Supervision of Public Offices —	
Ackerman, C. F. ....	10 80
Ackerman, J. W. ....	1 15
Albright, O. O. ....	11 19
Bliss, J. A. ....	2 00
Barrere, G. W. ....	27 89
Bowen, W. F. ....	8 60
Bowles, T. Q. ....	1 18
Bowman, G. M. ....	6 48
Brotten, C. E. ....	11 50
Churchill, G. H. ....	1 94
Coe, M. E. ....	27 28
Cook, J. F. ....	4 60
Davies, T. L. ....	7 79
Davis, C. C. ....	9 37
Diemer, J. E. ....	2 69
Doyle, F. H. ....	1 00
Ferguson, J. T. ....	1 48
Foster, R. H. ....	5 16
Fox, U. L. ....	10 40
Grady, W. H. ....	15 70
Green, F. D. ....	9 09
Godfrey, C. P. ....	73
Hall, E. E. ....	9 29
Hack, W. E. ....	5 81
Hester, D. O. ....	25 44
Hensel, E. L. ....	5 58
Hoegner, J. H. ....	11 50

Householder, F. P. ....	7 43
Howell, J. M. ....	37 55
Jenkinson, M. H., ....	14 14
Jones, T. W. ....	1 00
Kennedy, H. H. ....	4 94
Koehl, E. ....	14 48
Lippincott, G. E. ....	13 97
Moriarity, E. A. ....	26 36
Moul, Aaron ....	16 47
Murray, P. H. ....	8 38
Ott, E. J. ....	4 97
Parmelee, F. A. ....	16 76
Parrett, E. E. ....	5 80
Patterson, J. E. ....	14 30
Peterson, M. K. ....	8 25
Thatcher, N. A. ....	2 48
Thomas, F. B. ....	12 48
Vance, B. B. ....	4 05
Young, X. ....	12 40
Adjutant General, in full settlement for costs incurred in constructing grand stand authorized by Senate Joint Resolution No. 38 .....	2,234 06
Unexpended balances in appropriations made to the board of administration for the construction of cot- tages at the Ohio Hospital for Epileptics and the Institution for Feeble-Minded by the eighty-second Assembly are hereby reappropriated and made avail- able to complete such cottages.	
There is hereby reappropriated to the Penitentiary Commission any unencumbered balances remaining to the credit of such commission June 30, 1919. The Penitentiary Commission is hereby author- ized and directed to transfer such balances to the credit of the board of administration which board is authorized to expend them for the purpose origin- ally appropriated.	
The trustees of Ohio University are hereby authorized to sell a certain lot in the city of Athens located between lots owned by one Chubb and one Witt facing Court street, and use the money obtained from the same to purchase a lot known as the "Golden lot" adjacent to President street in said city of Athens. Provided, however, that the purchase of the last named lot shall not be made at a price greater than the first named lot.	
Bowling Green state Normal School to pay balance on con- tracts for construction of concrete water tank when same has been approved by board of trustees of said school .....	2,439 78
Board of Administration for the perfecting of title to State lands .....	2,500 00
Redecorating House and Press Room House of Repre- sentatives .....	3,000 00



## PERMANENT IMPROVEMENTS.

For the Perry's Victory Memorial at Put-in-Bay, South Bass Island, Ohio, for filling, grading, and parking the Memorial Reservation and facing the plaza of the Memorial with tile, payable to the Treasurer-General of the Inter-state Board of the Perry's Victory Centennial Commissioners, and to be disbursed by the said Inter-state Board for the objects aforesaid, the sum of	20,000 00
To the uses and purposes of the Col. Jennings' Memorial Commission for the improvement of building, walks and grounds .....	600 00
To the Adjutant General for an armory and memorial at Chillicothe .....	15,000 00
Fort Meigs Commission —	
Uses and Purposes .....	10,000 00
There is hereby reappropriated to the Commission to Establish an Institution for Deformed and Crippled Children any unencumbered balances remaining to the credit of such commission June 30, 1919.	
Board of Public Works to repair levee at the State dam at Coshocton .....	1,800 00
State Treasurer —	
G 31 — Capital equipment .....	100,000 00
Adjutant General —	
G 31 — Capital Equipment .....	175 00
Lawrence K. Langdon, in full settlement of claim for salary	2,470 83
Coal Township School District, Jackson County, amount due township from the state as state aid to weak school districts for 1914-1915.....	1,641 60
Coalton Special School District, Jackson County, amount due school district from the state as state aid to weak school districts for 1911-1912.....	105 39

H. J. RITTER,  
J. N. STONE,  
Managers on the part of the  
Senate.

T. M. NORRIS,  
H. M. CARPENTER,  
JAS. A. REYNOLDS,  
Managers on the part of the  
House of Representatives.

The question being, "Shall the report of the committee of conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 85, nays 12, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Brach,	Crabbe,	Federman,
Backowski,	Brannon,	Crosser,	Fouts,
Barnes,	Bryson,	Davis,	Freeman,
Beaty,	Burns,	Denune,	Gardner,
Beetham,	Carpenter,	Dildine,	Gordon, of Brown,
Benner,	Chester,	Dodge,	Graham,
Billingslea,	Clark,	Donahay,	of Muskingum,
Bing,	Comings,	Drury,	Green,
Bishop,	Cookston,	Dunn,	Greve,
Blauser,	Copeland,	Dunspaugh,	Griswold,
Bliss,	Cowan,	Emery,	Halstead,

Those voting in the affirmative are: Messrs. — Concluded.

Hastings,	Kay,	Myers,	Spidel,
Hatch,	Kreider,	Pearson,	Stokes,
Hinchey,	Lentz,	Reynolds, Jas. A.,	Swedersky,
Hoover,	Lustig,	Reynolds, Tom,	Talley,
Hopple,	Lytle,	Robins,	Taylor,
Huber,	McCoy,	Robinson,	Thompson,
Hughes,	Madden,	Russell,	Waterston,
Johnston,	Miller, of Fulton,	Schelhorn,	Wildermuth,
Jones,	Morris,	Shy,	Winter,
of Hamilton,	Moyer,	Silver,	York — 85.
Jones,	Mulcahy,	Smith,	
of Trumbull,			

Those voting in the negative are: Messrs.

Alban,	Graham,	Lawyer,	Miller, of Stark,
Bond,	of Licking,	McFarland,	Weaver,
Carson,	King,	McKay,	Wise — 12.
Foster,			

The report of the committee of Conference was agreed to.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bill:

**S. B. No. 195** — Mr. Whittemore.

To supplement section 3141-1 of the General Code by the enactment of section 3141-2, relating to the purchase of district tuberculosis hospitals and the control and maintenance of the same as a county hospital for the treatment of tuberculosis.

JOHN E. BARNES,  
ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,

J. E. HOLDEN,  
HERBERT L. JONES,  
C. F. McCOY.

The Speaker of the House, in the presence of the House, signed said bill.

Mr. Fouts moved that the request of the Senate for the return of **H. B. No. 571** — Mr. Taylor, be acceded to.

The motion was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that complying with the request of the House contained in **H. R. No. 73**, the Senate has directed the clerk to furnish a copy of Senate Bill No. 60 in place of Senate Bill No. 60 lost in the House committee.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Miller, of Stark, moved that the rules be suspended and that said bill be read the third time and taken up for consideration now.

The motion was agreed to and said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line two strike out "amended to read as" and insert "and the same is hereby repealed."

In line 3 strike out "follows:"

Strike out the remainder of the bill from line 4 to line 22 inclusive.

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays 54, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Dunspaugh,	Hopple,	McCoy,
Beetham,	Emery,	Huber,	Miller, of Fulton,
Bliss,	Gorrell,	Jones,	Reynolds, Tom,
Brannon,	Graham,	of Trumbull,	Smith,
Burns,	of Muskingum,	Kreider,	Taylor,
Cable,	Green,	Lustig,	Waterston,
Crabbe,	Greve,	Lytle,	Weaver — 27.
Donahay,			

Those voting in the negative are: Messrs.

Barnes,	Cowan,	Johnston,	Reynolds, Jas. A.,
Beaty,	Crosser,	Jones,	Robins,
Billingslea,	Denune,	of Hamilton,	Robinson,
Bing,	Drury,	Kay,	Schelhorn,
Bishop,	Federman,	King,	Shy,
Blauser,	Foster,	Lawyer,	Silver,
Bond,	Fouts,	Lentz,	Spidel,
Bryson,	Freeman,	McKay,	Stokes,
Carpenter,	Gardner,	Miller, of Stark,	Talley,
Carson,	Halstead,	Morris,	Thompson,
Clark,	Hastings,	Moyer,	Wildermuth,
Comings,	Hinchey,	Mulcahy,	Winter,
Cookston,	Hoover,	Myers,	York — 54.
Copeland,	Hughes,	Pearson,	

The bill not having received a constitutional majority, was lost.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 645** — Mr. Gardner.

To amend sections 5647-2, 5649-3a and 5647-5b of the General Code, relating to the limitations of the tax rate.

On motion of Mr. Gardner the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**H. B. No. 645** — Mr. Gardner, was read the second time by its title and referred to the joint committee on Taxation.

**H. B. No. 646** — Mr. Pearson.

To provide for the organization and administration of canal districts, granting the same the power to impose taxes and assessments, to incur debts, issue bonds, and to assist the federal government in the construction of a canal or canals connecting Lake Erie with the Ohio river.

On motion of Mr. Pearson the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**H. B. No. 646** — Mr. Pearson, was read the second time by its title and referred to the committee on Public Utilities.



**H. B. No. 647** — Mr. Donahay.

To amend section 1579-161 of the General Code, relative to the establishment of a municipal court in the city of Youngstown, Ohio.

On motion of Mr. Donahay the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 647** — Mr. Donahay, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 648** — Mr. Halstead.

To amend sections 7150, 7152 and 7153 of the General Code, relating to destruction of noxious weeds.

On motion of Mr. Halstead the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 648** — Mr. Halstead, was read the second time by its title and referred to the committee on Agriculture.

**H. B. No. 649** — Mr. Cowan.

To amend section 57 of the General Code, relative to the expenses of legislative committees.

On motion of Mr. Cowan the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 649** — Mr. Cowan, was read the second time by its title and referred to the committee on Appropriations and Finance.

The House then passed to the sixth order of business, being second reading of bills.

The following bills were read the second time by their titles and referred as follows:

**H. B. No. 636** — Mr. Gorrell.

To the committee on Appropriations and Finance.

**H. B. No. 637** — Mr. Winter.

To the committee on Insurance.

**H. B. No. 638** — Mr. Graham, of Muskingum.

To the committee on County Affairs.

**H. B. No. 639** — Mr. Bond.

To the committee on Banks and Banking.

**H. B. No. 640** — Mr. Tom Reynolds.

To the committee on County Affairs.

**H. B. No. 641** — Mr. Walsh.

To the committee on Public Utilities.

**H. B. No. 643** — Mr. Johnston.

To the committee on County Affairs.

By unanimous consent, Mr. Robins offered the following resolution:

**H. J. R. No. 86** — Mr. Robins.

Relative to the retirement of General Edwin F. Glenn.

WHEREAS, The Eighty-third Division, Ohio's National Army Division, was during its period of service, both in this country and in the A. E. F., commanded by Major General Edwin F. Glenn; and

WHEREAS, General Glenn will be retired for age on January 10, 1920, after forty-six (46) years of military service to the country, during which time he served with credit and distinction; and

WHEREAS, General Glenn as Division Commander did in the late war direct thousands of Ohio soldiers with justice, discretion, and ability, all of which brought credit to the great state of Ohio and her citizens, now, therefore,

*Be it resolved*, That the state of Ohio, through its legislature, show its appreciation of the services of General Glenn in leading Ohio men in the great world war, by recommending to the president of the United States, by the adoption of this resolution, that General Edwin F. Glenn be retired from active service with the rank of Major General in the regular army of the United States.

The resolution was laid over under the rule.

By unanimous consent Mr. Cowan offered the following resolution:

**H. J. R. No. 87** — Mr. Cowan.

Relative to adjournment.

WHEREAS, Not far distant is the season  
Known to all as holidays;  
Soon we'll hear the church-bells ringing,  
Hear the songs and shouts of praise;  
Happy, jolly merry Christmas  
Cherished by the young and old.  
Cling around it sweet the memories  
Gladsome time of joys untold.

WHEREAS, Many sweet-faced, anxious children  
For their fathers daily yearn.  
Waiting, now, to hear his footsteps;  
Soon they hope he may return.  
There are others, wives and daughters,  
Mothers and some sweethearts, too,  
Will be light and happy hearted  
When our labors here are through; and

WHEREAS, Nightly, now, the kids are dreaming  
Of the sleighbells' welcome sound.  
Hoping, praying that their stocking  
Overflowing will be found.  
Care they not for long orations,  
Spouting loud and making laws.  
Rather would they hear you telling  
What they'll get from Santa Claus; therefore

*Be resolved*, That when we sunder  
Our relations in this Hall,  
That we meet the date as stated  
In this resolution's call.  
After we have celebrated  
Merry Christmas, New Year's Day,  
Twelve the date, on January,  
Five o'clock, we'll come to stay.

The resolution was laid over under the rule.

By unanimous consent Mr. Foster submitted the following report:

The standing committee on Liquor Traffic and Temperance, to which was referred **H. B. No. 620** — Mr. Crabbe, having had the

same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 134, after the second comma, insert the words "not more than six of whom shall be of the same political party."

B. J. EMERY,  
L. J. GRAHAM,  
C. C. CRABBE,  
W. B. BRYSON,  
J. E. FOSTER,

A. L. STUMP,  
JOHN W. GORRELL,  
C. F. McCOY,  
JAS. A. REYNOLDS,

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Spidel submitted the following report:

The standing committee on Fish Culture and Game, to which was referred **H. B. No. 606** — Mr. Cable, having had the same under consideration, reports it back and recommends its passage.

SYLVESTER SPIDEL,  
ALBERT HASTINGS,  
OTIS D. DAVIS,  
C. G. WEAVER,  
GEO. F. LONZ,

F. A. HINCHEY,  
S. J. BENNER,  
F. S. ROBINSON,  
W. E. ENTEMANN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

**11:30 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until 10:00 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

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Hall of the House of Representatives, Columbus, Ohio.

**Thursday, Dec. 18, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O.

The journal of yesterday was read and approved.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 581** — Mr. Donahay.

To provide for the election of an additional judge in Mahoning county.

With the following amendments:

In line 11, strike out the first word "the" and insert "a".

Amend title as follows:



Strike out the words "and appointment".

Insert after the word "of" the word "an".

Strike out the word "judges" and insert in lieu thereof the word "judge".

Strike out "Consty" and insert in lieu thereof the word "County".

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committee of Conference on matters of difference between the two houses on **H. B. No. 558** — Mr. King.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committee of Conference on matters of difference between the two houses on **H. B. No. 471** — Mr. Robinson.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 409** — Mr. Spidel.

To amend section 3178 of the General Code, relating to jail matrons and their salaries.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following resolution:

**H. J. R. No. 85** — Mr. Cowan.

Relative to paying expenses of the Appropriations and Finance committees during the recess.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Brown arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 558** — Mr. King. His name being called, Mr. Brown voted "no".

Mr. Beetham moved that the following bills be adopted as the calendar for to-day:

**H. B. No. 610** — Mr. King.

**H. B. No. 621** — Mr. Fouts.

**H. B. No. 616** — Mr. Alban.

**H. B. No. 632** — Mr. Jas. A. Reynolds.

**H. B. No. 622** — Mr. Federman.

**H. B. No. 160** — Mr. Crabbe.

**H. B. No. 618** — Mr. Cookston.

**H. B. No. 630** — Mr. Chester.

**H. B. No. 613** — Mr. Lonz.

**H. B. No. 578** — Mr. Robinson.

**H. B. No. 591** — Mr. Myers.

**H. B. No. 589** — Mr. Gordon, of Brown.

The motion was agreed to.

The House then passed to the second order of business, being bills for the third reading.

**H. B. No. 610** — Mr. King, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Cookston,	Green,	Madden,
Banker,	Copeland,	Halstead,	Matthews,
Barnes,	Crabbe,	Hastings,	Miller, of Fulton,
Beaty,	Crosser,	Hatch,	Morris,
Beetham,	Davis,	Hopple,	Mulcahy,
Benner,	Dodge,	Hughes,	Myers,
Billingslea,	Donahay,	Johnston,	Reynolds, Jas. A.,
Bing,	Drury,	Jones, of Hamilton,	Robins,
Bishop,	Dunn,	Jones, of Trumbull,	Schelhorn,
Blauser,	Dunspaugh,	Kay,	Shy,
Bond,	Emery,	King,	Smith,
Brach,	Federman,	Kreider,	Spidel,
Brown,	Foster,	Lawyer,	Swedersky,
Bryson,	Fouts,	Lentz,	Walsh,
Burns,	Freeman,	Lonz,	Waterston,
Cable,	Gordon, of Brown,	Luchsinger,	Weaver,
Carpenter,	Gorrell,	Lytle,	Wildermuth,
Carson,	Graham,	McCoy,	Winter,
Chester,	of Licking,	McFarland,	Wise—79.
Clark,	Graham,	McKay,	
Comings,	of Muskingum,		

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Carpenter offered the following resolution:

**H. J. R. No. 88** — Mr. Carpenter.

Relative to enrolling **H. B. No. 558** — Mr. King, in typewriting.

*Be it resolved by the General Assembly of the State of Ohio,* That House Bill No. 558 — Mr. King, be enrolled in typewriting. The necessity for this being that the state of Ohio has been owing large and numerous sums of money for many years and the persons to whom this money belongs will be put to great and unnecessary inconvenience by further delay in payment of said just claims;

*Be it further resolved,* That this resolution be also enrolled in typewriting.

Mr. Carpenter moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Clark,	Gorrell,	Luchsinger,
Banker,	Cochran,	Graham,	Lytle,
Beatty,	Comings,	of Muskingum,	McCoy,
Beetham,	Cookston,	Green,	McFarland,
Benner,	Copeland,	Griswold,	McKay,
Billingslea,	Cowan,	Halstead,	Madden,
Bing,	Crabbe,	Hastings,	Matthews,
Bishop,	Crosser,	Hatch,	Miller, of Fulton,
Blauser,	Davis,	Hoover,	Mulcahy,
Bliss,	Dildine,	Hopple,	Reynolds, Jas. A.,
Bond,	Dodge,	Hughes,	Robins,
Brach,	Donahay,	Johnston,	Shy,
Brown,	Drury,	Jones, of Hamilton,	Spidel,
Bryson,	Dunspaugh,	Jones, of Trumbull,	Walsh,
Burns,	Emery,	Kay,	Waterston,
Cable,	Evans,	King,	Weaver,
Carpenter,	Federman,	Kreider,	Wildermuth,
Carson,	Foster,	Lentz,	Winter,
Chester,	Gordon, of Brown,	Lonz,	Wise—75.

The resolution was adopted.

**H. B. No. 621**—Mr. Fouts, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 65, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Banker,	Comings,	Graham,	McFarland,
Barnes,	Crabbe,	of Licking,	McKay,
Beetham,	Crosser,	Graham,	Madden,
Benner,	Davis,	of Muskingum,	Matthews,
Bing,	Dodge,	Green,	Miller, of Fulton,
Bishop,	Donahay,	Halstead,	Mulcahy,
Blauser,	Drury,	Hatch,	Reynolds, Jas. A.,
Bliss,	Dunspaugh,	Hinchey,	Schellhorn,
Brach,	Emery,	Huber,	Shy,
Brown,	Evans,	Johnston,	Silver,
Bryson,	Faris,	Jones, of Hamilton,	Spidel,
Burns,	Federman,	Jones, of Trumbull,	Walsh,
Cable,	Foster,	Kay,	Weaver,
Carpenter,	Fouts,	Kreider,	Wildermuth,
Carson,	Freeman,	Lustig,	Winter,
Chester,	Gardner,	Lytle,	Wise—65.
Cochran,	Gordon, of Brown,	McCoy,	

Mr. Miller, of Stark, voted in the negative.

So the bill passed.

The title was agreed to.

The Speaker appointed under the provisions of **S. J. R. No. 60**—Mr. Sparks, Messrs. Spidel, Silver and Stokes.

**H. B. No. 616**—Mr. Alban, was taken up and read the third time.

The question being, "Shall the bill pass?"



Mr. Kreider moved to amend as follows:

In line 91, strike out the word "shall," and substitute in lieu thereof the word "may"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Lentz moved to amend as follows:

In line 107 omit the first word "any" and insert in lieu thereof the word "at".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 89, nays none, as follows:

Those voting in the affirmative are: Messrs.

Banker,	Dildine,	Huber,	Pearson,
Barnes,	Dodge,	Hughes,	Reynolds, Jas. A.,
Beetham,	Donahay,	Johnston,	Reynolds, Tom,
Benner,	Drury,	Jones, of Hamilton,	Robins,
Billingslea,	Emery,	Jones, of Trumbull,	Robinson,
Bing,	Evans,	Kay,	Russell,
Bishop,	Federman,	King,	Schelhorn,
Blauser,	Foster,	Kreider,	Shy,
Bliss,	Fouts,	Lawyer,	Silver,
Bond,	Freeman,	Lentz,	Smith,
Brown,	Gardner,	Lonz,	Spidel,
Bryson,	Gordon, of Brown,	Luchsinger,	Stokes,
Burns,	Gorrell,	Lustig,	Stump,
Carson,	Graham,	Lvtle,	Swedersky,
Chester,	of Muskingum,	McCoy,	Talley,
Clark,	Green,	McKay,	Taylor,
Cochrun,	Griswold,	Madden,	Walsh,
Comings,	Halstead,	Miller, of Fulton,	Waterston,
Cookston,	Hastings,	Morris,	Weaver,
Copeland,	Hatch,	Mover,	Wildermuth,
Crabbe,	Hinchey,	Mulcahy,	Winter,
Crosser,	Hoover,	Myers,	Wise—89.
Davis,	Hopple,		

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 86, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Cochrun,	Gorrell,	Lonz,
Beaty,	Comings,	Graham,	Luchsinger,
Beetham,	Cookston,	of Muskingum,	Lustig,
Benner,	Copeland,	Green,	Lytle,
Billingslea,	Cowan,	Griswold,	McCoy,
Bing,	Crabbe,	Halstead,	McKay,
Bishop,	Crosser,	Hastings,	Madden,
Blauser,	Davis,	Hatch,	Matthews,
Bliss,	Dildine,	Hinchey,	Miller, of Fulton,
Bond,	Dodge,	Hoover,	Miller, of Stark,
Brach,	Donahay,	Hopple,	Morris,
Brannon,	Evans,	Huber,	Moyer,
Brown,	Faris,	Hughes,	Mvers,
Bryson,	Federman,	Jones, of Hamilton,	Pearson,
Burns,	Foster,	Jones, of Trumbull,	Reynolds, Jas. A.,
Carpenter,	Fouts,	Kreider,	Reynolds, Tom,
Carson,	Freeman,	Lawyer,	Robins,
Chester,	Gardner,	Lentz,	Robinson,

Those voting in the affirmative are: Messrs. — Concluded.

Russell,	Smith,	Talley,	Weaver,
Schelhorn,	Spidel,	Taylor,	Winter,
Shy,	Stump,	Walsh,	Wise—86.
Silver,	Swedersky,	Waterston,	

Those voting in the negative are: Messrs. Clark and Graham, of Licking.

The emergency clause passed.

The title was agreed to.

**H. B. No. 632** — Mr. James A. Reynolds, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Cookston,	Graham,	Lytle,
Beaty,	Copeland,	of Muskingum,	McCoy,
Reetham,	Cowan,	Green,	Matthews,
Benner,	Crabbe,	Griswold,	Miller, of Fulton,
Billingslea,	Crosser,	Halstead,	Myers,
Bing,	Dildine,	Hastings,	Pearson,
Bishop,	Donahay,	Hatch,	Reynolds, Jas. A.,
Blauser,	Drury,	Hinchey,	Reynolds, Tom,
Bliss,	Emery,	Hopple,	Robinson,
Fond,	Evans,	Huber,	Schelhorn,
Brach,	Federman,	Johnston,	Shy,
Brown,	Foster,	Jones, of Trumbull,	Smith,
Bryson,	Fouts,	Kay,	Swedersky,
Burns,	Freeman,	Kreider,	Taylor,
Carson,	Gardner,	Lonz,	Thompson,
Chester,	Gordon, of Brown,	Luchsinger,	Walsh,
Cochrun,	Gorrell,	Lustig,	Weaver,
Comings,			Winter—69.

So the bill passed.

The title was agreed to.

**12:00 o'clock m.**

On motion of Mr. Beetham the House recessed until 1:30 o'clock p. m.

**1:30 o'clock p. m.**

The house met pursuant to recess.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Am. H. B. No. 633** — Mr. Griswold.

To amend sections 1261-16, 1261-17, 1261-18, 1261-19, 1261-20, 1261-21, 1261-22, 1261-25, 1261-26, 1261-27, 1261-28, 1261-31, 1261-36, 1261-38, 1261-39, 1261-40, 4404, 4405, 4408, 4413, of the General Code relating to the creation of city and general health districts for purposes of local health administration and to repeal sections 1261-23, 1261-34, 1261-35 and 1246 of the General Code.

With the following amendments in which the concurrence of the House is requested.

In line 203 after the word "whole" strike out the words "or part".

In line 228 after the second word "the" strike out the remainder of the line and all of line 229 and the first two words of line 230 and insert in lieu thereof the words "budget commissioners which".

In line 232 strike out the words "district advisory council" and insert in lieu thereof the words "budget commissioners".

In section 3 after the figures "1261-31", insert "1261-34, 1261-35".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Griswold moved that the rules be suspended and the Senate amendments be considered at once.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 21, nays 55, as follows:

Those voting in the affirmative are: Messrs.

Beaty,	Emery,	Hopple,	Reynolds, Jas. A.,
Bing,	Evans,	Hughes,	Robinson,
Brannon,	Foster,	Luchsinger,	Russell,
Comings,	Gardner,	Lustig,	Schelhorn,
Cowan,	Greve,	Lytle,	Shy—21.
Crabbe,			

Those voting in the negative are: Messrs.

Barnes,	Crosser,	Graham,	McCoy,
Beetham,	Davis,	of Muskingum,	McFarland,
Benner,	Denune,	Green,	McKay,
Billingslea,	Dildine,	Griswold,	Madden,
Blauser,	Dodge,	Halstead,	Miller, of Fulton,
Bond,	Donahay,	Hastings,	Morris,
Bryson,	Drury,	Hatch,	Mulcahy,
Cable,	Dunspaugh,	Hoover,	Spidel,
Carpenter,	Entemann,	Huber,	Stump,
Carson,	Freeman,	Johnston,	Talley,
Chester,	Gordon, of Brown,	Jones, of Trumbull,	Taylor,
Clark,	Gorrell,	King,	Thompson,
Cookston,	Graham,	Kreider,	Waterston,
Copeland,	of Licking,	Lentz,	Wise,
			York—55.

The Senate amendments were not concurred in.

By unanimous consent Mr. Luchsinger offered the following resolution:

**H. R. No. 74** — Mr. Luchsinger.

Relative to payment of certain employes.

WHEREAS, The House of Representatives of the Eighty-third General Assembly are about to recess until January 12, 1920; and

WHEREAS, There is considerable work to be performed by the clerks and employes of the House of Representatives; therefore

*Be it Resolved*, That the clerks, sergeant-at-arms, telephone attendants, bill clerks, superintendent of stenographers, stenographers, custodians of coat rooms, door-keepers, committee room attendants, assistant



postmaster, and all other appointed and elected help of the House of Representatives of the Eighty-third General Assembly be retained until January 12, 1920, at the same compensation they have received during the regular session.

Mr. Luchsinger moved that the rules be suspended and the resolution be considered at once. The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Dunspaugh,	Hastings,	Miller, of Fulton,
Barnes,	Emery,	Hinchey,	Miller, of Stark,
Beatty,	Entemann,	Hoover,	Morris,
Benner,	Evans,	Hopple,	Myers,
Billingslea,	Faris,	Huber,	Pearson,
Bishop,	Fouts,	Hughes,	Reynolds, Jas. A.,
Blauser,	Freeman,	Johnston,	Robins,
Bliss,	Gardner,	Jones, of Hamilton,	Schelhorn,
Brach,	Gordon, of Brown,	Jones, of Trumbull,	Silver,
Brannon,	Gorrell,	Kay,	Smith,
Bryson,	Graham,	Kreider,	Spidel,
Carson,	of Licking,	Luchsinger,	Stump,
Cochrun,	Graham,	Lustig,	Swedersky,
Cookston,	of Muskingum,	Lytle,	Taylor,
Cowan,	Green,	McCoy,	Walsh,
Crabbe,	Greve,	McKay,	Waterston,
Dodge,	Griswold,	Madden,	Winter,
Donahay,	Harter,	Matthews,	York—71.
Drury,			

The resolution was adopted.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 650** — Mr. Green.

To amend sections 3618 and 3939 of the General Code, relative to authorizing municipalities to manufacture and harvest ice and furnish same to the inhabitants thereof.

On motion of Mr. Green the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 650** — Mr. Green, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 651** — Mr. Bond.

To amend section 4345-1 of the General Code, relative to the construction, combining or rebuilding of public utilities in municipalities.

On motion of Mr. Bond the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 651** — Mr. Bond, was read the second time by its title and referred to the committee on Public Utilities.

Mr. Robins moved that **H. J. R. No. 86** — Mr. Robins, be taken up out of its order and considered now.

The motion was agreed to and said resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Davis,	Hastings,	Mulcahy,
Banker,	Denune,	Hinchey,	Myers,
Barnes,	Dodge,	Hopple,	Pearson,
Beaty,	Donahay,	Huber,	Reynolds, Jas. A.,
Beetham,	Drury,	Hughes,	Reynolds, Tom,
Benner,	Dunspaugh,	Johnston,	Robins,
Billingslea,	Emery,	Jones, of Hamilton,	Robinson,
Bishop,	Faris,	Jones, of Trumbull,	Shy,
Blauser,	Foster,	Kay,	Silver,
Bliss,	Fouts,	King,	Smith,
Bond,	Freeman,	Kreider,	Stump,
Brannon,	Gardner,	Lentz,	Swedersky,
Bryson,	Gordon, of Brown,	Luchsinger,	Talley,
Burns,	Gorrell,	Lustig,	Taylor,
Cable,	Graham,	Lytte,	Thompson,
Carson,	of Licking,	McCoy,	Walsh,
Chester,	Graham,	McFarland,	Waterston,
Cochrun,	of Muskingum,	Madden,	Weaver,
Comings,	Green,	Matthews,	Winter,
Copeland,	Greve,	Miller, of Stark,	Wise,
Crabbe,	Griswold,	Morris,	York—84.
Crosser,	Halstead,		

The resolution was adopted.

Mr. Miller, of Stark, moved that **H. B. No. 644** — Mr. Miller, of Stark, be now taken up out of its order and considered.

The motion was agreed to and said bill was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Miller, of Stark, moved to amend as follows:

In section 2 change the words "the General Code" to the words "an act vol. 89 p. 687."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 72, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Dodge,	Hinchey,	Mulcahy,
Banker,	Donahay,	Hopple,	Myers,
Barnes,	Drury,	Hughes,	Pearson,
Beetham,	Emery,	Johnston,	Pugh,
Benner,	Evans,	Jones, of Hamilton,	Reynolds, Jas. A.,
Bing,	Faris,	Kay,	Reynolds, Tom,
Bishop,	Foster,	King,	Robins,
Bond,	Freeman,	Kreider,	Robinson,
Brach,	Gardner,	Lawyer,	Silver,
Brannon,	Gorrell,	Lonz,	Smith,
Bryson,	Graham,	Luchsinger,	Spidel,
Burns,	of Licking,	Lustig,	Stump,
Cable,	Graham,	Lytte,	Thompson,
Chester,	of Muskingum,	McFarland,	Walsh,
Cochrun,	Green,	McKay,	Waterston,
Comings,	Greve,	Matthews,	Weaver,
Cookston,	Griswold,	Miller, of Stark,	Wise,
Cowan,	Halstead,	Morris,	York—72.
Crosser,	Hatch,		

Those voting in the negative are: Messrs. Blauser, Entemann, Gordon, of Brown, Madden and Schelhorn.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **H. B. No. 633** — Mr. Griswold, and asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the request of the Senate be acceded to.

The motion was agreed to.

The Speaker appointed as managers on part of the House as a committee of Conference on matters of difference between the two houses on **H. B. No. 633** — Mr. Griswold, Messrs. Talley, Hughes and Stump.

**H. B. No. 622** — Mr. Federman, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Crosser,	Greve,	Matthews,
Banker,	Davis,	Griswold,	Miller, of Fulton,
Barnes,	Denune,	Hastings,	Miller, of Stark,
Beetham,	Donahay,	Hatch,	Morris,
Benner,	Drury,	Hinchey,	Mulcahy,
Billingslea,	Dunspaugh,	Hopple,	Myers,
Bing,	Emery,	Johnston,	Pearson,
Bishop,	Entemann,	Jones, of Hamilton,	Reynolds, Jas. A.,
Blauser,	Faris,	Jones, of Trumbull,	Reynolds, Tom,
Bond,	Foster,	Kay,	Robins,
Brach,	Freeman,	King,	Schelhorn,
Brannon,	Gardner,	Kreider,	Shy,
Bryson,	Gordon, of Brown,	Lentz,	Silver,
Burns,	Gorrell,	Lonz,	Smith,
Cable,	Graham,	Luchsinger,	Spidel,
Chester,	of Licking,	Lytle,	Thompson,
Clark,	Graham,	McCoy,	Walsh,
Comings,	of Muskingum,	McFarland,	Winter,
Cookston,	Green,	McKay,	Wise—75.
Cowan,			

So the bill passed.

The title was agreed to.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 652** — Mr. McFarland.

To supplement section 5370 of the General Code by the enactment of sections 5370-1, 5370-2 and 5370-3, relative to the taxation of intangible personal property.



On motion of Mr. McFarland the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 652** — Mr. McFarland, was read the second time by its title and referred to the committee on County Affairs.

**H. B. No. 653** — Mr. King.

To make appropriation for repairs of House of Representatives.

On motion of Mr. King the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 653** — Mr. King, was read the second time by its title and referred to the committee on Appropriations and Finance.

**H. B. No. 654** — Mr. Cochrun.

To amend sections 4514 and 4515 of the General Code, relating to sinking fund investments and collateral securities for sinking fund deposits.

On motion of Mr. Cochrun the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 654** — Mr. Cochrun, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 160** — Mr. Crabbe, was taken up and read the third time.

The question being, "Shall the bill pass?"

On motion of Mr. Beetham further consideration of said bill was deferred until the author should be present.

**H. B. No. 618** — Mr. Cookston, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and eighty-nine members answered to their names.

The absentees are: Messrs.

Alban,	Crabbe,	Jones, of	Scott,
Atkinson,	Dunn,	Hamilton,	Shy,
Banker,	Federman,	Kilbane,	Stokes,
Beaty,	Gordon, of Logan,	Lawyer,	Stump,
Besaw,	Harter,	Lustig,	Talley,
Bliss,	Helfrich,	Madden,	Wenner,
Bonser,	Hooley,	Moyer,	Wiest,
Brown,	Hughes,	Pugh,	Wildermuth,
Carson,			Winter.

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

The question recurring on the passage of **H. B. No. 618** — Mr. Cookston.

Mr. Bond moved to amend as follows:

In line 8 strike out the word "fifty" and insert the words "seventy-five".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Dildine,	Halstead,	Miller, of Fulton,
Barnes,	Dodge,	Hastings,	Miller, of Stark,
Beetham,	Donahay,	Hatch,	Mulcahy,
Benner,	Drury,	Hinchey,	Myers,
Billingslea,	Dunspaugh,	Hoover,	Pearson,
Bing,	Emery,	Hopple,	Reynolds, Jas. A.,
Blauser,	Entemann,	Huber,	Reynolds, Tom,
Bond,	Evans,	Johnston,	Robins,
Brannon,	Foster,	Jones, of Hamilton,	Robinson,
Bryson,	Freeman,	Jones, of Trumbull,	Stump,
Burns,	Gardner,	Kreider,	Swedersky,
Cable,	Gordon, of Brown,	Lentz,	Talley,
Carpenter,	Gorrell,	Lonz,	Taylor,
Comings,	Graham,	Luchsinger,	Walsh,
Cookston,	of Licking,	McCoy,	Waterston,
Copeland,	Graham,	McFarland,	Weaver,
Crabbe,	of Muskingum,	McKay,	Wise,
Crosser,	Green,	Madden,	York—73.
Davis,	Griswold,	Matthews,	

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the president of the Senate has appointed as managers on the part of the Senate on matters of difference on **H. B. No. 633**, Messrs. Archer, Latham and Wright.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Talley submitted the following report:

The committees of Conference, to which were referred the matters of difference between the two houses on **H. B. No. 633**—Mr. Griswold, having had the same under consideration do recommend to their respective houses as follows:

In line 203 after the word "whole" restore the words "or part" and pass the bill as otherwise amended by the Senate.

M. B. ARCHER,  
THOMAS W. LATHAM,  
HOWELL WRIGHT,

Managers on the part of the Senate.

WM. L. HUGHES,  
C. F. TALLEY,  
A. L. STUMP,

Managers on the part of the House of Representatives.

The question being, "Shall the report of the committees of Conference be agreed to?"

The yeas and nays were taken, and resulted—yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Davis,	Halstead,	Morris,
Barnes,	Denune,	Hatch,	Mulcahy,
Beetham,	Dildine,	Hinchey,	Myers,
Benner,	Dodge,	Hoover,	Pearson,
Billingslea,	Donahay,	Hopple,	Reynolds, Jas. A.,
Bing,	Drury,	Huber,	Reynolds, Tom,
Blauser,	Dunspaugh,	Hughes,	Robins,
Bond,	Emery,	Johnston,	Robinson,
Brach,	Entemann,	Jones, of Hamilton,	Russell,
Brannon,	Evans,	Jones, of Trumbull,	Silver,
Bryson,	Faris,	Kay,	Smith,
Burns,	Foster,	King,	Spidel,
Cable,	Fouts,	Kreider,	Stump,
Carpenter,	Freeman,	Lentz,	Swedersky,
Chester,	Gardner,	Lonz,	Talley,
Clark,	Gordon, of Brown,	Luchsinger,	Taylor,
Cochrun,	Gorrell,	Lytle,	Thompson,
Comings,	Graham,	McCoy,	Walsh,
Cookston,	of Licking,	McFarland,	Waterston,
Copeland,	Graham,	McKay,	Weaver,
Cowan,	of Muskingum,	Miller, of Fulton,	Wise,
Crabbe,	Green,	Miller, of Stark,	York—88.
Crosser,	Griswold,		

The report of the committee of Conference was agreed to.

Mr. Beetham moved that **H. J. R. No. 87** — Mr. Cowan, be now taken up and considered.

The motion was agreed to.

The question being, "Shall the resolution be adopted?"

Mr. Beetham moved to amend as follows:

By inserting after the word "sunder" in the first line of the 4th stanza Thursday, Dec. 18th.

The motion was agreed to and the resolution was so amended.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Beetham,	Denune,	Griswold,	Morris,
Benner,	Dodge,	Halstead,	Mulcahy,
Billingslea,	Donahay,	Hastings,	Myers,
Bishop,	Drury,	Hinchey,	Pearson,
Blauser,	Dunspaugh,	Hoover,	Reynolds, Jas. A.,
Bond,	Emery,	Johnston,	Robins,
Burns,	Entemann,	Jones, of Trumbull,	Silver,
Cable,	Evans,	Kay,	Smith,
Carpenter,	Foster,	King,	Stump,
Clark,	Fouts,	Kreider,	Swedersky,
Comings,	Gordon, of Brown,	Lonz,	Talley,
Cookston,	Gorrell,	Lytle,	Taylor,
Copeland,	Graham,	McCoy,	Thompson,
Cowan,	of Licking,	McFarland,	Walsh,
Crabbe,	Graham,	McKay,	Waterston,
Crosser,	of Muskingum,	Matthews,	York—64.
Davis,	Green,		

The resolution was adopted.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:



**H. J. R. No. 88** — Mr. Carpenter.

Relative to enrolling **House Bill No. 558** — Mr. King, in typewriting.

**H. B. No. 558** — Mr. King.

To make sundry appropriations.

**H. B. No. 573** — The Special Joint Committee on Taxation.

Providing for the levy and collection of a tax on the operation of motor vehicles on the public roads and highways of this state, and for such purpose amending sections 6290, 6291, 6292, 6293, 6294, 6294-1, 6295, 6298, 6301, 6309, 12618, 12620 and 12621 of the General Code, and enacting supplemental sections 6309-1, 6309-2, 12618-1, 12618-2, 12618-3 and 12618-4 of the General Code.

JOHN E. BARNES,  
HENRY EVANS,  
HERBERT L. JONES,  
C. F. McCOY,

CARL V. BEEBE,  
THOMAS W. LATHAM,  
J. E. HOLDEN,  
ROBERT J. O'BRIEN.

The speaker of the House in the presence of the House signed said bills and joint resolution.

Mr. Crabbe moved that **H. B. No. 620** — Mr. Crabbe, be made a special order for 2:00 p. m. of Wednesday, January 14th, 1920.

The motion was agreed to.

By unanimous consent, Mr. Beetham offered the following resolution:

**H. J. R. No. 89** — Mr. Beetham.

Relative to the enrollment of **H. B. No. 633** — Mr. Griswold, in typewriting.

*Be it resolved by the General Assembly of Ohio, That **House Bill No. 633** — Mr. Griswold, be enrolled in typewriting. That any further delay in the enactment of this law would cause great and unnecessary expense to the state and might be the cause of not preventing much sickness to the citizens of this state;*

*Be it further resolved, That this joint resolution be also enrolled in typewriting.*

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being: "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Banker,	Carpenter,	Drury,	Halstead,
Barnes,	Carson,	Dunspaugh,	Hastings,
Beetham,	Chester,	Foster,	Hatch,
Benner,	Cochrun,	Fouts,	Hinchey,
Billingslea,	Comings,	Gardner,	Hoover,
Bishop,	Cookston,	Gordon, of Brown,	Hopple,
Blauser,	Copeland,	Gorrell,	Johnston,
Bliss,	Crabbe,	Graham,	Jones, of Hamilton,
Brach,	Davis,	of Muskingum,	Jones, of Trumbull,
Brannon,	Dildine,	Green,	Kay,
Bryson,	Dodge,	Greve,	King,
Cable,	Donahay,	Griswold,	Kreider,

Those voting in the affirmative are: Messrs. — Concluded.

Lentz,	Miller, of Fulton,	Reynolds, Tom,	Stump,
Lonz,	Miller, of Stark,	Robins,	Swedersky,
Luchsinger,	Morris,	Robinson,	Taylor,
Lytle,	Mulcahy,	Silver,	Walsh,
McCoy,	Pearson,	Smith,	Wise,
Matthews,	Reynolds, Jas. A.,	Spidel,	York—71.

The resolution was adopted.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 655** — Mr. Robins.

To amend section 10392 of the General Code of Ohio, relating to failure to prosecute to final judgment.

On motion of Mr. Robins the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H.**

**B. No. 655** — Mr. Robins, was read the second time by its title and referred to the committee on Judiciary.

**5:40 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 7:30 o'clock p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 88** — Mr. Carpenter.

Relative to enrolling **House Bill No. 558** — Mr. King, in type-writing.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 67** — Mr. Comings.

Relative to the deportation of unnaturalized foreigners guilty of carrying on propaganda subversive to the American form of government.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 577** — Mr. Federman.

To amend section 4000-16 of the General Code, authorizing the creation of a board of rapid transit commissioners in cities, defining its powers, passed May 17, 1915, 106 O. L., page 286, and amended March 20, 1917, 107 O. L., page 406.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 535** — Mr. Myers.

To repeal section 2861 and to amend sections 2862 and 2863 of the General Code relative to the disposition of certain personal property of decedents upon whom inquests have been held and who have no known friends or relatives.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 599** — Mr. Federman.

To amend sections 1558-15 and 1558-16 of the General Code, relating to the municipal court of Cincinnati.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 580** — Mr. Carpenter.

To amend section 948 of the General Code relative to the use of electricity in mines.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. Sub. H. B. No. 405** — Mr. Dildine.

To amend section 1421 of the General Code, relative to taking or catching fish in certain waters of the state.

Attest:

W. E. HALLEY,  
Clerk.



By unanimous consent Mr. Dildine offered the following resolution:

**H. J. R. No. 90** — Mr. Dildine.

Relative to enrolling **House Bill No. 405** — Mr. Dildine, in typewriting.

*Be it resolved by the General Assembly of the state of Ohio,* That House Bill No. 405 — Mr. Dildine, be enrolled in typewriting. The necessity for this arises from the fact that if further delayed the good object of the bill will be set at naught.

*Be it further resolved,* That this resolution be also enrolled in typewriting.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Dildine,	Hopple,	Myers,
Beaty,	Dodge,	Jones, of Trumbull,	Pearson,
Beetham,	Donahay,	Kay,	Reynolds, Jas. A.,
Benner,	Drury,	King,	Reynolds, Tom,
Bing,	Dunspaugh,	Kreider,	Robins,
Blauser,	Emery,	Lentz,	Robinson,
Bond,	Faris,	Lonz,	Silver,
Bryson,	Gordon, of Brown,	Lytle,	Smith,
Cable,	Gorrell,	McCoy,	Spidel,
Carpenter,	Graham,	McFarland,	Swedersky,
Cochrun,	of Licking,	McKay,	Taylor,
Comings,	Graham,	Madden,	Thompson,
Cookston,	of Muskingum,	Matthews,	Walsh,
Copeland,	Green,	Miller, of Fulton,	Waterston,
Cowan,	Griswold,	Miller, of Stark,	Weaver,
Crabbe,	Halstead,	Morris,	Wise,
Crosser,	Hastings,	Moyer,	York—69.
Davis,	Hatch,	Mulcahy,	

The resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 610** — Mr. King.

To provide for the purchase and installing new steel vaults and necessary improvements incident thereto in the office of the treasurer of the state in the state capitol building.

With the following amendment in which the concurrence of the House is requested.

In line 6 after the period insert the following: "This specific appropriation is made in lieu of item G-31 — Capitol Equipment — State Treasurer Permanent Improvements in Substitute House Bill No. 558."

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendment was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 211** — Mr. O'Brien.

To amend sections 3812-2 and 3812-3 of the General Code to prevent the frequent tearing up and obstructing of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, road beds and tracks of street railway companies existing in streets and other public thoroughfares proposed to be improved, paved, or repaired, surfaced, or resurfaced, to be renewed, replaced, repaired or reconstructed at the time at which such improvement is made: authorizing municipalities to make such renewals, replacements, repairs or reconstructions, upon the failure of the street railway company so to do and assess the cost thereof against such street railway company and authorizing the issuance of bonds in anticipation of the collection of such assessments.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the Committees of Conference on matters of difference between the two Houses on

**H. B. No. 633** — Mr. Griswold.

To amend sections 1261-16, 1261-17, 1261-18, 1261-19, 1261-20, 1261-22, 1261-25, 1261-26, 1261-27, 1261-28, 1261-31, 1261-36, 1261-38, 1261-39, 1261-40, 4404, 4405, 4408, 4413 of the General Code relating to the creation of city and general health districts for purposes of local health administrations and to repeal sections 1261-23, 1261-34, 1261-35 and 1246 of the General Code.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 201** — Mr. Agnew.

To amend section 3007 of the General Code relative to the compensation of commissioners of jurors and to provide for a longer period of service by jury commissioners in counties where more than two common pleas judges regularly hold court at the same time.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Hopple the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 201** — Mr. Agnew, was read the second time by its title.

On motion of Mr. Hopple the constitutional rule requiring bills to be read fully on three different days was dispensed with and **Am. S. B. No. 201** — Mr. Agnew, having previously been engrossed, was read the third time and placed upon its passage.

The question being, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In line 11 after the word "exceed" insert "sixty days and in any county where more than eleven common pleas judges regularly hold court at the same time,".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Denune,	Halstead,	Morris,
Beetham,	Dildine,	Hastings,	Mulcahy,
Billingslea,	Dodge,	Hopple,	Myers,
Bing,	Donahay,	Huber,	Pearson,
Bishop,	Drury,	Johnston,	Reynolds, Jas. A.,
Blauser,	Dunspaugh,	Jones, of Trumbull,	Reynolds, Tom,
Bliss,	Freeman,	King,	Robinson,
Brannon,	Gardner,	Kreider,	Shy,
Bryson,	Gordon, of Brown,	Lonz,	Silver,
Burns,	Gorrell,	Lustig,	Smith,
Chester,	Graham,	Lytle,	Spidel,
Cochrun,	of Licking,	McCoy,	Taylor,
Comings,	Graham,	McFarland,	Thompson,
Copeland,	of Muskingum,	Madden,	Walsh,
Cowan,	Green,	Matthews,	Waterston,
Crosser,	Greve,	Miller, of Fulton,	Wise,
Davis,	Griswold,	Miller, of Stark,	York—66.

So the bill passed.

Mr. Thompson moved to amend the title as follows:

In the title strike out the word "two" and insert in lieu thereof "eleven".

The motion was agreed to and the title was so amended.

Mr. King moved that the rules be suspended and that consideration of the Senate amendments to **Am. H. B. No. 610** — Mr. King, be now taken up.

The motion was agreed to.

The question being, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Burns,	Denune,	Graham,
Beetham,	Cable,	Dodge,	of Licking,
Billingslea,	Chester,	Donahay,	Graham,
Bing,	Clark,	Drury,	of Muskingum,
Bishop,	Cochrun,	Dunspaugh,	Green,
Blauser,	Copeland,	Freeman,	Griswold,
Bliss,	Cowan,	Gardner,	Halstead,
Bond,	Crosser,	Gordon, of Brown,	Hopple,
Bryson,	Davis,	Gorrell,	Jones, of Trumbull,



Those voting in the affirmative are: Messrs. — Concluded.

King,	McKay,	Reynolds, Tom,	Taylor,
Kreider,	Madden,	Robins,	Thompson,
Lawyer,	Matthews,	Robinson,	Walsh,
Lentz,	Miller, of Fulton,	Silver,	Waterston,
Lonz,	Morris,	Smith,	Winter,
Lytle,	Mulcahy,	Spidel,	Wise,
McCoy,	Myers,	Stump,	York—65.
McFarland,	Reynolds, Jas. A.,	Swedersky,	

The amendments were agreed to.

Mr. Bryson moved that **Am. H. B. No. 57** — Mr. Bryson, be taken up out of its order on the calendar and considered now.

The motion was agreed to and **Am. H. B. No. 57** — Mr. Bryson, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Bliss moved to amend as follows:

In line 2 after the word "automobile", strike out the comma, and insert "or".

In line 3 after the word "cycle", strike out the words "or motor truck".

In line 4 strike out the word "vehicle" and insert "automobile or motorcycle".

In line 6 strike out the word "vehicle" and insert "automobile or motorcycle".

In line 7 after the word "said" strike out the word "vehicle" and insert "automobile or motorcycle".

In line 9 after the word "said" strike out the word "vehicle" and insert "automobile or motorcycle".

In line 11 strike out the word "vehicle" and insert the words "automobile or motorcycle".

In line 19 after the word "said" strike out the word "vehicle" and insert "automobile or motorcycle".

In line 27 after the word "automobile" strike out the comma, and insert the word "or". After the word "cycle" strike out the words "or other".

In line 28, strike out "motor vehicle".

In line 37 after the word "automobile" strike out the comma and insert the word "or". After the word "cycle" strike out the words "or other motor vehicle".

In line 39, strike out the word "vehicle", and insert "automobile or motorcycle".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Silver moved to amend as follows:

In line 18, strike out the period and the amendment as shown on page 11 of the House Journal of March 26th, 1919, and insert in lieu thereof the following: "and said certificate of ownership or a certified copy thereof shall be filed in the office of the recorder of the county in which the transferee resides. The recorder shall keep a direct and reverse index of such instruments indexed in the names of the transferor and the transferee and shall be entitled to collect a fee of twenty-five cents for each instrument so filed."

In line 21, after the word "form", strike out the rest of the line and insert in lieu thereof the words "prescribed by the secretary of state and shall be substantially as follows:".

In line 36, after the word "transferring" insert the words "or attempting to transfer".

In line 37 strike out the word "who".

In line 27 strike out the word "other" and in line 28 strike out the word "vehicle" and insert in lieu of the word "vehicle" the word "truck".

In line 37 strike out the words "other" and "vehicle" and insert in lieu of the word "vehicle" the word "truck".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Tom Reynolds moved to amend as follows:

Strike out all of lines 18c and 19.

Mr. Griswold moved that the bill with pending amendment be referred to the committee on County Affairs with instructions to report on Monday, January 12, 1920.

The motion was agreed to.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 656** — Mr. Walsh.

To amend section 5356 of the General Code relative to the exemption from taxation of property belonging to park districts.

On motion of Mr. Walsh the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 656** — Mr. Walsh, was read the second time by its title and referred to the committee on Cities.

Mr. Chester moved that he be permitted to substitute **H. B. No. 631** — Mr. Chester for **H. B. No. 630** — Mr. Chester, specified by error in the list of bills adopted as the calendar for today.

The motion was agreed to.

**H. B. No. 631** — Mr. Chester, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 63, nays none, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Davis,	Hastings,	Myers,
Beetham,	Denune,	Hopple,	Pearson,
Benner,	Dildine,	Johnston,	Reynolds, Jas. A.,
Billingslea,	Dodge,	Jones, of Trumbull,	Revnolds, Tom,
Ring,	Donahay,	Kreider,	Robins,
Bishop,	Drury,	Lentz,	Robinson,
Blauser,	Dunspaugh,	Lonz,	Silver,
Bliss,	Freeman,	Lytle,	Smith,
Bond,	Gardner,	McCoy,	Spidel,
Bryson,	Gordon, of Brown,	McFarland,	Stump,
Chester,	Gorrell,	McKay,	Taylor,
Comings,	Graham,	Madden,	Thompson,
Cookston,	of Licking,	Matthews,	Walsh,
Copeland,	Green,	Miller, of Fulton,	Waterston,
Cowan,	Griswold,	Miller, of Stark,	Wise,
Crosser,	Halstead,	Mulcahy,	York—63.

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Griswold submitted the following report:  
The standing committee on Agriculture, to which was referred **H. B. No. 605** — Mr. Davis, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 7 strike out the word "who" and insert in lieu thereof the words, "whoever, with such intent."

HARRY D. SILVER,  
H. H. GRISWOLD,  
ISRAEL M. BLAUSER,  
MINOR K. JOHNSTON,  
W. B. BRYSON,

C. M. DRURY,  
JASPER L. COCHRAN,  
J. H. T. GORDON,  
FRANK L. LYTLE,  
JOHN H. CHESTER.  
C. W. McFARLAND.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 657** — Mr. Stump.

To amend section 11206 of the General Code, relating to appeals from the Probate Court to Court of Common Pleas.

On motion of Mr. Stump the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 657** — Mr. Stump, was read the second time by its title and referred to the committee on Judiciary.

**H. B. No. 658** — Mr. Freeman.

Relative to increasing the salary of the superintendent of public instruction.

On motion of Mr. Freeman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 658** — Mr. Freeman was read the second time by its title and referred to the committee on Common Schools.

The House then passed to the sixth order of business, being second reading of bills. The following bills were read the second time by their titles and referred as follows:

**S. B. No. 198** — Mr. Ake.

To the committee on Cities.

**S. B. No. 192** — Mr. Jones, of Franklin.

To the committee on Appropriations and Finance.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 86** — Mr. Robins.

Relative to the retirement of General Edwin F. Glenn.

Attest:

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 89** — Mr. Beetham.

Relative to the enrollment of House Bill No. 633 — Mr. Griswold, in typewriting.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. Sub. H. B. No. 450** — Mr. Hughes.

Supplementing section 1243-4 of the General Code by the enactment of section 1243-5, providing for the punishment of physicians who fail or neglect to make certain reports to the state board of health.

With the following amendments in which the concurrence of the House is requested:

In line 30 strike out the following words and letters, viz.: "for the first off".

Strike out all of lines 31, 32, 33, 34, 35, 36, 37 and 38 and insert in lieu thereof the following: "be fined not to exceed one hundred dollars or imprisoned for not to exceed ninety days or both but no person shall be imprisoned under this section for a first offense and the prosecution shall always be as and for a first offense unless the affidavit upon which the prosecution is instituted contains the allegation that the offense is a second or repeated offense".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 193** — Mr. Agnew.

Amending section 9491 of the General Code of Ohio relating to fraternal benefit societies.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 206** — Mr. Hopley.

To amend sections 4952, 4952-1, and 4969 of the General Code relative to declarations of candidacy for nomination of certain officers at primary elections.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 87** — Mr. Cowan.

Relative to adjournment.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 90** — Mr. Dildine.

Relative to enrolling **House Bill No. 405** — Mr. Dildine, in typewriting.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 621** — Mr. Fouts.

Providing for the validation and ratification of certain contracts of the state entered into through the state highway department.

Attest:

W. E. HALLEY,  
Clerk.

**10:50 o'clock p. m.**

On motion of Mr. Beetham the house recessed for one hour.

**11:50 o'clock p. m.**

The House met pursuant to recess.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**H. J. R. No. 89** — Mr. Beetham.

Relative to enrollment of **House Bill No. 633** — Mr. Griswold, in typewriting.

**H. J. R. No. 85** — Mr. Cowan.

Relative to paying expenses of the Appropriations and Finance committees during the recess.

**H. B. No. 633** — Mr. Griswold.

To amend sections 1261-16, 1261-17, 1261-18, 1261-19, 1261-20, 1261-21- 1261-22, 1261-25, 1261-26, 1261-27, 1261-28, 1261-31, 1261-36, 1261-38, 1261-39, 1261-40, 4404, 4405, 4408, 4413, of the General Code, relating to the creation of city and general health districts for purposes of local health administration and to repeal sections 1261-23, 1261-34, 1261-35 and 1246 of the General Code.

**H. J. R. No. 90** — Mr. Dildine.

Relative to enrolling House Bill No. 405 — Mr. Dildine, in type-writing.

**H. B. No. 405** — Mr. Dildine.

To amend section 1421 of the General Code, relative to taking or catching fish in certain waters of the state.

JOHN E. BARNES,  
HERBERT L. JONES,  
C. F. MCCOY,  
CARL V. BEEBE,

THOMAS W. LATHAM,  
J. E. HOLDEN  
ROBERT J. O'BRIEN.

The speaker of the House, in the presence of the House, signed said bills and joint resolutions.

Mr. Robins arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 573** — Joint Committee on Taxation. His name being called, Mr. Robins voted "aye".

Mr. Robins arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 590** — Mr. Jas. A. Reynolds. His name being called, Mr. Robins voted "aye".

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 203** — Mr. Liggitt.

To provide for the erection of an armory in the village of Shreve, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following joint resolutions:

**S. J. R. No. 58** — Mr. Archer.

Relative to the state liquor licensing board.

**S. J. R. No. 60** — Mr. Sparks.

Providing for the holding the next annual reunion of the General Assembly at Dayton, O.



**S. J. R. No. 61** — Mr. Jones, of Meigs.

Authorizing the transfer of funds in the appropriations heretofore made for the Ohio National Guard to a new fund to be used for recruiting purposes.

**S. J. R. No. 62** — Mr. Miller.

Relating to salaries of state employes and school teachers.

**S. J. R. No. 63** — Mr. Whittemore.

Relative to printing of the report of the special joint committee on Taxation.

ROBERT J. O'BRIEN,  
J. E. HOLDEN,  
C. V. BEEBE,  
C. F. McCOY,

THOMAS W. LATHAM,  
JOHN E. BARNES,  
HERBERT L. JONES.

The speaker of the House in the presence of the House, signed said joint resolutions.

**11:55 o'clock p. m.**

On motion of Mr. Barnes the House adjourned until 5 o'clock p. m. of Monday, January 12th, 1919.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Monday, January 12, 1920, 5:00 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of the last legislative day was read and approved.

The House then passed to the first order of business, being reports of standing committees.

None were presented.

The House then passed to the second order of business, being resolutions and motions.

None were presented.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 659** — Mr. Hopple.

To amend section 9160 of the General Code, relating to union depot companies.

On motion of Mr. Hopple, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 659** — Mr. Hopple, was read the second time by its title and referred to the committee on Public Utilities.

**H. B. No. 660** — Mr. Federman.

To amend section 1836 of the General Code, relative to the salary of members and fiscal supervisor-secretary of the bureau of inspection and supervision of public offices.

On motion of Mr. Federman, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 660** — Mr. Federman, was read the second time by its title and referred to the committee on Appropriations and Finance.

**H. B. No. 661** — Mr. Faris.

To amend section 7624, General Code of Ohio, as amended March 21st, 1917, 107 Ohio Laws, page 624, relating to acquiring real estate by a board of education.

**H. B. No. 662** — Mr. Johnston.

To amend section 3963 of the General Code, relative to supplying water free to public schools, fire departments, or charitable institutions.

**H. B. No. 663** — Mr. Bishop.

To amend sections 4799 and 4877 of the General Code, relating to the employment of deputy and assistant clerks of elections.

**H. B. No. 664** — Mr. Wiest.

To amend section 8301 of the General Code, making the eleventh day of November, known as Armistice Day, a legal holiday.

**H. B. No. 665** — Mr. Graham, of Licking.

To amend section 1579-370 of the General Code, relative to the disqualification of judge of the municipal court from the practice of law.

The House then passed to the fourth order of business, being second reading of bills.

The following bills were read the second time by their titles and were referred as follows:

**S. B. No. 211** — Mr. O'Brien

To the committee on Cities.

**S. B. No. 193** — Mr. Agnew.

To the committee on Insurance.

**Am. S. B. No. 206** — Mr. Hopley

To the committee on Privileges and Elections.

**S. B. No. 203** — Mr. Liggitt.

To the committee on Military Affairs.

The following communication was received from the governor:

December 31, 1919.

To the General Assembly:

I respectfully return **House Bill No. 405** with my disapproval.

There has been much said for and against this measure, and I have sought to make an earnest investigation of the facts that bear on the suggested change in the statute. It is proposed to hold a larger part of Sandusky Bay free from net fishing, the claim being that there is too much interference with the spawning beds. It develops that four-fifths of the fish taken from the area in question are carp. If this kind of fish is permitted to propagate more than it has in the past, it is fair to assume that a real, instead of a fancied menace to the spawning beds will be created.

The fish and game department of the state advises that not more than five per cent of the spawning area is invaded by nets under present

conditions. This can hardly be accepted as a danger to the fishing industry. The objective after all, is conservation of the food supply and I am unable to see that the bill which you propose would be helpful.

JAMES M. COX,  
Governor.

On motion of Mr. Federman further consideration of the message of the governor was deferred.

The following communication was received from the governor:

December 31, 1919.

To the General Assembly:

**House Bill No. 558** "to make sundry appropriations," with the following exceptions, is filed herewith in the office of the secretary of state with my approval.

#### EXCEPTIONS.

H. E. Culbertson Company, Cleveland, Ohio, in full settlement of claim for losses sustained in building twenty-four miles of highway in Muskingum and Licking counties.....\$50,000.00.

The Sundries Claims Board allowed seven thousand dollars. This bill carries \$50,000.00. This creates a great discrepancy which naturally occasions some doubt as to the propriety of the payment. It would be my suggestion that the General Assembly by formal action which the constitution authorizes give its consent to a suit to be filed against it by Mr. Culbertson, under which arrangement the fullest opportunity would be given for a hearing, and at the same time both the interests of the state and the claimant would be safeguarded.

The Ohio Electric Ry. Co., Springfield, in full payment for transportation of the Finance Committee of the House of Representatives of the 82nd General Assembly from Columbus to Lima, Van Wert and return.....\$85.80.

There is nothing of record to base this claim on.

Alfred Robinson, sergeant-at-arms, 83rd General Assembly, in full payment for all additional services rendered.....\$400.00.

William C. Ries, sergeant-at-arms, 82nd General Assembly, in full payment for all additional services rendered.....\$400.00.

The practice of extra compensation for attaches of the legislative halls ought to be discouraged. I can see no warrant for these items.

Albert E. Schendal, Cleveland, in full settlement for injuries received while serving in the Ohio National Guard, caused by explosion while being instructed in the use of high explosives.....\$1,000.00

Mr. Schendal received payment through action of a previous assembly, and the understanding then was that the claim was fully satisfied.

Quaker Oats Company, Akron, tax refunder.....\$5,834.76.

This item was disapproved both by the Attorney General and the Sundries Claims Board. If the legal authority of the state renders an adverse finding, it seems to me that that should be final insofar as the state's policy is concerned.

Clinton Cowan, Columbus, Ohio, refund of expenses incurred in defending title to the office of State Highway Commissioner.....\$748.68.

It would be a very dangerous precedent to compensate public



officers for legal expenses incurred under the circumstances in the present instance.

In full settlement of claims for salary due certain employes of the House of Representatives—81st General Assembly: Alfred Robinson, \$55.00; J. D. Thomas, \$55.00; Clyde L. Sherman, \$55.00; E. H. Gilkey, \$55.00; James B. Lewis, \$55.00; Charles E. Harper, \$30.00; Calvin W. Reynolds, \$30.00; C. E. Spring, \$30.00; E. M. Kill, \$30.00; R. R. Zuremehly, \$30.00; Joseph Thorpe, \$55.00; J. C. Griggs, \$30.00; Marie K. Neary, \$25.00; Janette Cone, \$25.00; Scott Schertzer, \$38.50; S. R. Robinson, \$38.50; John Guy, \$38.50; Benjamin Lyons, \$38.50; Jacob Shook, \$38.50; Paul Theobald, \$21.00; David White, \$21.00; John Crown, \$21.00; J. E. Allen, \$21.00; Richard Armstrong, \$21.00; Evart Sivits, \$21.00; Sherman Weaver, \$3.50; E. W. Hughes, \$150.00; Fred Blankner, \$150.00; Ella Scriven, \$150.00; William Todd, \$60.00; Walter Roberts, \$24.50.

Eighty-third General Assembly:

Howard Cutright, \$163.00; A. D. Terhune, \$153.00; L. Emslie, \$98.00; Robert F. Smith, \$81.00; Howard Smith, \$150.00; Frank E. Bell, \$300.00; Clare Spring, \$300.00.

Some of these very claims have been disapproved by a previous executive. The payment of any of them would be simply another encouragement to the tendency toward extra compensation to those attached to the legislature.

C. J. Murdock, Columbus, in full settlement of claim for additional compensation for services rendered as acting chief deputy of the boiler inspection division of the Industrial Commission.....\$730.35.

Mr. Murdock was acting chief deputy of the department in question and beyond doubt rendered the service with a full understanding as to what his compensation would be.

John G. Edwards, Cincinnati, in full settlement for services rendered as deputy inspector of workshops and factories.....\$500.00.

Compensation in this instance is claimed during a period when Mr. Edwards remained in the state's employ after his dismissal. The court sustained the administrative action taken and I can see no base for any claim against the state now.

American Sewer Pipe Company, Barberton.....\$145.31.

Babcock-Wilcox Company, Barberton.....\$2,323.30.

The department of Public Works does not approve of this payment. I am inclined to that view myself for the reason that the work was done without its being authorized.

Adjutant General.

F-9—For encasing flags of Ohio regiment used in the world's war.....\$2,000.00.

The Adjutant General advises that this amount cannot be used because it is insufficient. A special bill has been presented for the same purpose.

Moving athletic field.....\$3,000.00

The secretary of the board of trustees of the Ohio State University advises that he knows nothing about this matter.

Joseph W. O'Neal in full settlement for services rendered as custodian of the Senate during week beginning September 7th, 1919..\$50.00

Payment has already ensued.

... Robert Smith, Columbus, hospital and doctor bill.....\$115.00.

It has never been the practice of the state to supply medical or hospital service for an employe during sickness.

Lawrence K. Langdon in full settlement of claim for salary....  
.....\$2,470.83.

I regret the necessity of disapproval of this item because of the excellent service rendered by Mr. Langdon. Mr. Langdon was a member of the Public Utilities Commission and was appointed two days before the Legislature changed the compensation from six thousand dollars, the existing salary, to forty-five hundred dollars a year. There seems no doubt, however, but what Mr. Langdon accepted the place with full knowledge of what the pay was to be. The fact that no claim was made during his tenure would seem to be plain confirmation of that theory. If the state were to pay this claim, others of like nature would follow.

State Treasurer.

G-31 — Capital equipment.....\$100,000.00.

Provision for this was made in a separate bill which has passed both houses.

JAMES M. COX,  
Governor.

On motion of Mr. Federman, further consideration of said communication was deferred.

5:25 o'clock p. m.

On motion of Mr. Federman, the House adjourned until 1:30 o'clock p. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, January 13, 1920, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

On account of illness leave of absence was granted Mr. Stokes for the day.

Mr. Jas. A. Reynolds moved that **H. J. R. No. 63** — Mr. Jas. A. Reynolds, be referred to the joint committee on Taxation.

The motion was agreed to.

On motion of Mr. Silver the House then passed to the second order of business being bills for third reading.

Mr. Silver moved that the following bills be adopted as the calendar for the day.

**H. B. No. 578** — Mr. Robinson.

**H. B. No. 613** — Mr. Lonz.

**H. B. No. 604** — Mr. Spidel.

**H. B. No. 583** — Mr. Stokes.

Mr. Myers moved to amend the said motion by adding to said

calendar **H. B. No. 591** — Mr. Myers.

The amendment was agreed to.

The motion was agreed to and said calendar formally adopted.

**H. B. No. 578** — Mr. Robinson, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Denune,	Harter,	Madden,
Beaty,	Dildine,	Hastings,	Matthews,
Benner,	Donahay,	Hatch,	Miller, of Fulton,
Billingslea,	Drury,	Helfrich,	Miller, of Stark,
Bishop,	Emery,	Hoover,	Morris,
Blauser,	Entemann,	Hopple,	Mulcahy,
Bonser,	Evans,	Huber,	Myers,
Bryson,	Faris,	Johnston,	Pugh,
Burns,	Fouts,	Jones, of Hamilton,	Reynolds, Jas. A.,
Carson,	Gardner,	Jones, of Trumbull,	Robinson,
Chester,	Gordon, of Brown,	Kilbane,	Silver,
Clark,	Gordon, of Logan,	Kreider,	Stump,
Cochrun,	Graham,	Lentz,	Swedersky,
Comings,	of Muskingum,	Lonz,	Walsh,
Cookston,	Green,	Lustig,	Weaver,
Copeland,	Griswold,	Lytle,	Wiest—66.
Crabbe,	Halstead,	McCoy,	

So the bill was passed.

The title was agreed to.

**H. B. No. 613** — Mr. Lonz, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Lonz moved to amend as follows:

In line 8 strike out the words "shall serve" and insert in lieu thereof "or village council shall cause to be served".

In line 18 after the word "trustees" insert "or village council".

In line 20 after the word "trustees" insert "or village council".

In line 21 after the word "township" insert "or village".

In line 22 after the word "trustees" insert "or village council".

In line 24 after the word "trustees" insert "or village council".

In line 29 after the word "township" insert "or village".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Clark,	Evans,	Hatch,
Backowski,	Cochrun,	Faris,	Helfrich,
Barnes,	Comings,	Federman,	Hinchey,
Beaty,	Cookston,	Foster,	Hoover,
Benner,	Copeland,	Fouts,	Hopple,
Billingslea,	Cowan,	Gardner,	Huber,
Bishop,	Crabbe,	Gordon, of Brown,	Hughes,
Blauser,	Denune,	Gordon, of Logan,	Johnston,
Bonser,	Dildine,	Graham,	Jones, of Hamilton,
Brach,	Donahay,	of Muskingum,	Jones, of Trumbull,
Brannon,	Drury,	Green,	Kilbane,
Burns,	Emery,	Griswold,	Kreider,
Carson,	Entemann,	Hastings,	Lentz,



Those voting in the affirmative are: Messrs. — Concluded.

Lonz,	Madden,	Robinson,	Stump,
Luchsinger,	Miller, of Fulton,	Silver,	Taylor,
Lustig,	Mulcahy,	Smith,	Walsh,
Lytle,	Myers,	Spidel,	Wiest—69.
McCoy,	Reynolds, Tom,		

So the bill passed.

The title was agreed to.

**H. B. No. 604** — Mr. Spidel, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Johnston moved to amend as follows:

In lines 12 and 13 strike out the word "January" and in lieu thereof insert the word "March".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 53, nays 17, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Crabbe,	Helfrich,	Miller, of Fulton,
Barnes,	Denunc,	Hoover,	Mulcahy,
Benner,	Donahay,	Hopple,	Myers,
Bliss,	Drury,	Hughes,	Pugh,
Bonser,	Emery,	Johnston,	Reynolds, Tom,
Brach,	Entemann,	Jones, of Hamilton,	Robins,
Brannon,	Evans,	Jones, of Trumbull,	Robinson,
Bryson,	Federman,	Kilbane,	Silver,
Burns,	Foster,	Kreider,	Smith,
Carson,	Fouts,	Lawyer,	Walsh,
Chester,	Gardner,	Luchsinger,	Waterston,
Cochrun,	Green,	McFarland,	Wiest,
Comings,	Halstead,	McKay,	Wise—53.
Copeland,			

Those voting in the negative are: Messrs.

Alban,	Gordon, of Logan,	Hinchey,	McCoy,
Blauser,	Graham,	Hooley,	Madden,
Bond,	of Muskingum,	Lentz,	Matthews,
Dildine,	Hastings,	Lonz,	Spidel—17.
Gordon, of Brown,	Hatch,		

The bill not having received a constitutional majority, was lost.

**H. B. No. 583** — Mr. Stokes, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Weaver demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 17, nays 55, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Entemann,	Hopple,	Mulcahy,
Beaty,	Evans,	Kilbane,	Pugh,
Bliss,	Greve,	Luchsinger,	Stump,
Burns,	Halstead,	Lustig,	Walsh—17.
Crabbe,			

Those voting in the negative are: Messrs.

Alban,	Copeland,	Hastings,	Madden,
Barnes,	Denune,	Hatch,	Miller, of Fulton,
Benner,	Dodge,	Hinchey,	Miller, of Stark,
Bishop,	Donahay,	Hooley,	Myers,
Blauser,	Emery,	Hughes,	Robinson,
Bond,	Faris,	Jones, of Trumbull,	Scott,
Bonser,	Federman,	King,	Silver,
Brannon,	Gardner,	Kreider,	Smith,
Bryson,	Gordon, of Logan,	Lawyer,	Taylor,
Carpenter,	Graham,	Lentz,	Thompson,
Carson,	of Licking,	Lonz,	Waterston,
Clark,	Graham,	McCoy,	Weaver,
Cochrun,	of Muskingum,	McFarland,	Wiest,
Comings,	Green,	McKay,	Wise—55.
Cookston,			

The bill, not having received a constitutional majority, was lost.

**H. B. No. 591** — Mr. Myers, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Thompson moved to amend as follows:

In line 6, strike out the word "fifteen" and insert in lieu thereof the word "three".

In line 7, after the word "action" insert "unless payment in rent be made for fifteen days be tendered within one day after said notice in which case said notice must be at least fifteen days before beginning the action".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 48, nays 22, as follows:

Those voting in the affirmative are: Messrs.

Banker,	Cookston,	Hoover,	Mulcahy,
Beaty,	Cowan,	Huber,	Myers,
Benner,	Dildine,	Jones, of Trumbull,	Pearson,
Billingslea,	Donahay,	Kilbane,	Fugh,
Bishop,	Emery,	King,	Reynolds, Jas. A.,
Blauser,	Evans,	Kreider,	Robinson,
Bliss,	Gordon, of Brown,	Lawyer,	Scott,
Bond,	Gordon, of Logan,	Lentz,	Smith,
Brach,	Green,	Lonz,	Spidel,
Burns,	Hastings,	Lustig,	Stump,
Cochrun,	Helfrich,	Matthews,	Swedersky,
Comings,	Hinchey,	Miller, of Stark,	York—48.

Those voting in the negative are: Messrs.

Alban,	Denune,	Greve,	Morris,
Backowski,	Federman,	Hopple,	Thompson,
Barnes,	Graham,	McCoy,	Waterston,
Bonser,	of Licking,	McKay,	Weaver,
Brannon,	Graham,	Madden,	Wise—22.
Carpenter,	of Muskingum,	Miller, of Fulton,	
Crabbe,			

The bill, not having received a constitutional majority, was lost.

Mr. Beaty moved that the committee on Fees and Salaries be discharged from further consideration of **H. B. No. 603** — Mr. Barnes, and said bill be engrossed at the clerk's desk and considered now.

The motion was agreed to.

**H. B. No. 603** — Mr. Barnes, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays 9, as follows:

Those voting in the affirmative were: Messrs.

Barnes,	Fouts,	Johnston,	Fugh,
Brach,	Gardner,	Jones, of Hamilton,	Reynolds, Jas. A.,
Brannon,	Graham,	Jones, of Trumbull,	Scott,
Comings,	of Muskingum,	Kilbane,	Smith,
Crabbe,	Green,	Lustig,	Spidel,
Donahay,	Hoover,	Morris,	Swedersky,
Entemann,	Hopple,	Mulcahy,	Walsh,
Evans,	Hughes,	Myers,	York—32.
Federman,			

Those voting in the negative are: Messrs.

Beaty,	Dodge,	Kreider,	Miller, of Fulton,
Bond,	Griswold,	Lentz,	Miller of Stark—9.
Cookston,			

The bill not having received a constitutional majority was lost.

**4:30 o'clock p. m.**

There not being a quorum voting on the last roll call the House adjourned until 1:30 p. m. tomorrow.

Attest: JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, Jan. 14, 1920, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Am. H. B. No. 590** — Mr. Jas. A. Reynolds.

To amend section 4862 of the General Code to provide that women may vote and be voted for at certain elections.

With the following amendment in which the concurrence of the House is requested.

In the title of the bill strike out the word, "primary".

Attest: W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and consideration of the Senate amendment be now had.

The motion was agreed to.



The question being, "Shall the Senate amendment be concurred in?"

The yeas and nays were taken, and resulted—yeas 81, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Halstead,	Myers,
Barnes,	Dennue,	Harter,	Pugh,
Beetham,	Dodge,	Hastings,	Reynolds, Jas. A.,
Benner,	Donahay,	Hatch,	Reynolds, Tom,
Besaw,	Drury,	Hoover,	Robins,
Blauser,	Dunspaugh,	Hopple,	Robinson,
Bliss,	Emery,	Johnston,	Russell,
Bond,	Faris,	Jones, of Trumbull,	Silver,
Brach,	Foster,	Kilbane,	Smith,
Brannon,	Fouts,	King,	Spidel,
Bryson,	Gardner,	Kreider,	Stump,
Burns,	Gordon, of Brown,	Lawyer,	Swedersky,
Cable,	Gordon, of Logan,	Lustig,	Talley,
Carpenter,	Gorrell,	Lytle,	Taylor,
Carson,	Graham,	McCoy,	Walsh,
Clark,	of Licking,	McFarland,	Waterston,
Cochrun,	Graham,	McKay,	Weaver,
Comings,	of Muskingum,	Matthews,	Wenner,
Cookston,	Green,	Miller, of Fulton,	Wise,
Crabbe,	Greve,	Miller, of Stark,	York—81.
Crosser,	Griswold,	Morris,	

Those voting in the negative are: Messrs. Beaty, Bishop, Bonser, Entemann, Federman and Lentz.

The Senate amendment was concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **S. B. No. 201**—Mr. Agnew.

To amend section 3007 of the General Code, relative to the compensation of commissioners of jurors, and to provide for a longer period of service by jury commissioners in counties where more than eleven common pleas judges regularly hold court at the same time.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Am. H. B. No. 188**—Mr. Cable.

To amend section 286 of the General Code, providing for the enforcement of the findings of the bureau of inspection and supervision of public offices.

With the following amendments in which the concurrence of the House is requested.

In line 37, change "shall" to "may".

In line 55, after the word "may" insert the word "when"; after the word "judgment" add the words "it is proper or there is good reason for so doing".

In line 56, change the first word "when" to "if".

In line 72, strike out the comma after the word officials and also the words "their deputies".

In line 73, strike out the words "and employees".  
In line 56, change the word "directed" to "requested".

Attest: \_\_\_\_\_ W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 199** — Mr. Ake

To amend section 871-52 of the General Code, prescribing penalty for the presentation with parts of a motion picture approved by the Ohio board of censors or congress of censors, parts of such pictures that have been eliminated by said censors or congress.

Attest: \_\_\_\_\_ W. E. HALLEY,  
Clerk.

Said bill was read the first time.

Mr. Stokes was granted leave of absence on account of illness.

**2:00 o'clock p. m.**

Attention of the House was called to the special order for this hour, being consideration of **Am. H. B. No. 620** — Mr. Crabbe.

Mr. Crabbe demanded a call of the House, which was duly seconded, taken, and 113 members answered to their names.

The absentees are: Messrs.

Atkinson,  
Backowski,  
Brown,

Hooley,  
Moyer,

Schelhorn,  
Shy,

Stokes,  
Wildermuth,

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Crabbe, further proceedings under the call were dispensed with.

**Am. H. B. No. 620** — Mr. Crabbe, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Crabbe moved to amend as follows:

In line 64 place a comma after the word "liquor" and insert "and liquor preparations and compounds".

Between lines 22 and 23 insert "whoever knowingly sells, furnishes or gives away wood alcohol or any preparation or compound containing wood alcohol to be used for beverage purposes and death results therefrom shall be guilty of murder".

The motion was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Lustig moved to amend as follows:

Strike out all after the period in line "58."

Strike out lines "59" and "60".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Hastings moved to amend as follows:

In line 105, change the word "allaged" to "alleged".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Beaty moved to amend as follows:

In line 91 after the word "dollars" insert "and be imprisoned not more than thirty (30) days".

In line 92, after the words "two thousand dollars", insert "and be imprisoned not more than sixty days".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Lonz moved to amend as follows:

In line 65, after the word "sacramental", insert "and medicinal".

Upon which a roll call was demanded, taken, and resulted — yeas 40, nays 68, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Dunspaugh,	Hoover,	Myers,
Banker,	Entemann,	Hopple,	Pugh,
Banker,	Evans,	Huber,	Reynolds, Jas. A.,
Billingslea,	Federman,	Kilbane,	Reynolds, Tom,
Bishop,	Gardner,	Lonz,	Scott,
Bliss,	Gordon, of Brown,	Luchsinger,	Smith,
Bonser,	Greve,	Lustig,	Thompson,
Brach,	Harter,	Madden,	Walsh,
Brannon,	Helfrich,	Morris,	Winter,
Cowan,	Hinchey,	Mulcahy,	York—40.

Those voting in the negative are: Messrs.

Alban,	Crabbe,	Graham,	McKay,
Barnes,	Crosser,	of Muskingum,	Matthews,
Beetham,	Denune,	Green,	Miller, of Fulton,
Benner,	Dildine,	Griswold,	Miller, of Stark,
Besaw,	Dodge,	Halstead,	Pearson,
Bing,	Donahay,	Hastings,	Robins,
Blauser,	Drury,	Hatch,	Robinson,
Bond,	Dunn,	Hooley,	Russell,
Bryson,	Emery,	Hughes,	Silver,
Burns,	Faris,	Johnston,	Spidel,
Cable,	Foster,	Jones, of Trumbull,	Stump,
Carpenter,	Fouts,	Kay,	Talley,
Carson,	Freeman,	King,	Taylor,
Chester,	Gordon, of Logan,	Kreider,	Waterston,
Cochrun,	Gorrell,	Lawyer,	Weaver,
Comings,	Graham,	Lytle,	Wenner,
Cookston,	of Licking,	McCoy,	Wise—68.
Copeland,		McFarland,	

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Lentz moved to amend as follows:

Strike out all of section 3 and all of section 10.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Crabbe moved to amend as follows:

In line 168, change the first "1919" to "1918".

The motion was agreed to and the bill was so amended.

Mr. Donahay demanded the previous question which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to.



Mr. Crabbe demanded a call of the House, which was duly seconded, taken, and one hundred eight members answered to their names. The absentees are: Messrs.

Beaty,	Federman,	Morris,	Stokes,
Bishop,	Gardner,	Schelhorn,	Wildermuth,
Brown,	Jones, of Hamilton,	Shy,	Winter,
Dildine,	Luchsinger,		

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Crabbe, further proceedings under the call were dispensed with.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 91, nays 23, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Griswold,	Miller, of Fulton,
Atkinson,	Crosser,	Halstead,	Miller, of Stark,
Banker,	Davis,	Harter,	Moyer,
Barnes,	Denune,	Hastings,	Mulcahy,
Beetham,	Dildine,	Hatch,	Myers,
Benner,	Dodge,	Hinchey,	Pearson,
Besaw,	Donahay,	Hooley,	Reynolds, Jas. A.,
Billingslea,	Drury,	Hoover,	Robins,
Bing,	Dunn,	Hopple,	Robinson,
Blauser,	Dunspaugh,	Huber,	Russell,
Bond,	Emery,	Hughes,	Silver,
Brach,	Faris,	Johnston,	Spidel,
Bryson,	Foster,	Jones, of Trumbull,	Stump,
Burns,	Fouts,	Kay,	Swedersky,
Cable,	Freeman,	King,	Talley,
Carpenter,	Gordon, of Brown,	Kreider,	Taylor,
Carson,	Gordon, of Logan,	Lawyer,	Thompson,
Chester,	Gorrell,	Lentz,	Waterston,
Clark,	Graham,	Lytle,	Weaver,
Cochrun,	of Licking,	McCoy,	Wenner,
Comings,	Graham,	McFarland,	Wiest,
Cookston,	of Muskingum,	McKay,	Wise,
Copeland,	Green,	Matthews,	York—91.
Cowan,			

Those voting in the negative are: Messrs.

Backowski,	Evans,	Lonz,	Reynolds, Tom,
Beaty,	Federman,	Luchsinger,	Scott,
Bliss,	Gardner,	Lustig,	Smith,
Bonser,	Greve,	Madden,	Walsh,
Brannon,	Helfrich,	Morris,	Winter—23.
Entemann,	Kilbane,	Pugh,	

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted—yeas 72, nays 40, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bond,	Cochrun,	Dodge,
Barnes,	Bryson,	Comings,	Donahay,
Beetham,	Burns,	Cookston,	Drury,
Benner,	Cable,	Copeland,	Dunn,
Besaw,	Carpenter,	Crosser,	Emery,
Bing,	Carson,	Davis,	Faris,
Blauser,	Chester,	Dildine,	Foster,

Those voting in the affirmative are: Messrs. — Concluded.

Fouts,	Hastings,	Lytle,	Spidel,
Freeman,	Hatch,	McCoy,	Stump,
Gordon, of Logan,	Hooley,	McFarland,	Swedersky,
Gorrell,	Hoover,	McKay,	Talley,
Graham,	Hughes,	Matthews,	Taylor,
of Licking,	Johnston,	Miller, of Fulton,	Waterston,
Graham,	Jones, of Trumbull,	Miller, of Stark,	Weaver,
of Muskingum,	Kay,	Pearson,	Wenner,
Green,	King,	Robins,	Wiest,
Griswold,	Kreider,	Robinson,	Wise—72.
Halstead,	Lawyer,	Russell,	
Harter,	Lentz,	Silver,	

Those voting in the negative are: Messrs.

Backowski,	Cowan,	Hinchey,	Mulcahy,
Banker,	Crabbe,	Hopple,	Myers,
Beaty,	Dunspaugh,	Huber,	Pugh,
Billingslea,	Entemann,	Kilbane,	Reynolds, Jas. A.,
Bishop,	Evans,	Lonz,	Reynolds, Tom,
Bliss,	Federman,	Luchsinger,	Scott,
Bonser,	Gardner,	Lustig,	Smith,
Brach,	Gordon, of Brown,	Madden,	Thompson,
Brannon,	Greve,	Morris,	Walsh,
Clark,	Helfrich,	Moyer,	Winter—40.

The emergency clause not having received a constitutional majority, was lost.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 666** — Mr. Bliss.

To amend section 9119 of the General Code relating to the appropriation of property by railroads other than steam.

On motion of Mr. Bliss the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 666** — Mr. Bliss, was read the second time by its title and referred to the committee on Public Utilities.

Mr. Federman demanded a call of the House, which was duly seconded, taken, and one hundred two members answered to their names.

The absentees are: Messrs.

Atkinson,	Faris,	Hughes,	Scott,
Billingslea,	Hatch,	Moyer,	Shy,
Brown,	Hooley,	Jas. A. Reynolds,	Stokes,
Crabbe,	Hopple,	Robins,	Wildermuth,
Evans,	Huber,	Schelhorn,	York.

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Federman further proceedings under the call were dispensed with.

Mr. Federman moved that the House now take up for consideration the governor's objections to **H. B. No. 558** — Mr. King.

The motion was agreed to.

The question being, "Shall the items pass and be considered a part of the bill notwithstanding the objections of the governor?"

The yeas and nays were taken, and resulted—yeas 45, nays 40, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Dildine,	Helfrich,	Pearson,
Banker,	Donahay,	Hopple,	Reynolds, Jas. A.,
Besaw,	Dunn,	Hughes,	Reynolds, Tom,
Bing,	Dunspaugh,	Johnston,	Robins,
Bliss,	Evans,	Kilbane,	Smith,
Brach,	Federman,	Lonz,	Swedersky,
Brannon,	Gardner,	Luchsinger,	Taylor,
Cable,	Green,	Lustig,	Thompson,
Carpenter,	Greve,	Lytle,	Walsh,
Cowan,	Griswold,	Miller, of Stark,	Waterston,
Crosser,	Harter,	Myers,	Winter—45.
Denune,			

Those voting in the negative are: Messrs.

Alban,	Chester,	Graham,	McCoy,
Atkinson,	Clark,	of Muskingum,	McKay,
Barnes,	Cochrun,	Halstead,	Madden,
Beaty,	Copeland,	Hastings,	Miller, of Fulton,
Billingslea,	Dodge,	Hatch,	Moyer,
Bishop,	Foster,	Jones, of Trumbull,	Mulcahy,
Blauser,	Freeman,	King,	Pugh,
Bond,	Gordon, of Brown,	Kreider,	Stump,
Bryson,	Gordon, of Logan,	Lawyer,	Talley,
Burns,	Correll,	Lentz,	Weaver,
			Wise—40.

So the items were not passed.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bills and joint resolutions:

**H. B. No. 621** — Mr. Fouts.

Providing for the validation and ratification of certain contracts of the state entered into through the state highway department.

**H. B. No. 535** — Mr. Myers.

To repeal section 2861 and to amend sections 2862 and 2863 of the General Code, relative to the disposition of certain personal property of decedents upon whom inquests have been held and who have no known friends or relatives.

**H. B. No. 471** — Mr. Robinson.

To amend section 614-20 of the General Code of Ohio, relating to the public utility commission.

**H. J. R. No. 87** — Mr. Cowan.

Relative to adjournment.

**H. J. R. No. 86** — Mr. Robins.

Relative to the retirement of General Edwin F. Glenn.

**H. J. R. No. 67** — Mr. Comings.

Relative to the deportation of unnaturalized foreigners guilty of carrying on propaganda subversive to the American form of government.

JOHN E. BARNES,  
HENRY EVANS,  
C. F. MCCOY,  
ROBERT J. O'BRIEN,

J. E. HOLDEN,  
TOM W. JONES,  
THOMAS W. LATHAM.

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.



Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

**S. J. R. No. 64** — Mr. Jones, of Meigs.

Relative to inviting General Pershing to address the General Assembly.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
CHAS. A. WHITE,  
TOM W. JONES,

JOHN E. BARNES,  
C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 580** — Mr. Carpenter.

To amend section 948 of the General Code, relative to the use of electricity in mines.

**H. B. No. 521** — Mr. Spidel.

To authorize the Ohio Board of Administration to grant to the city of Dayton right to construct and maintain a standpipe upon the ground of the Dayton State Hospital with necessary pipe line approach thereto.

**H. B. No. 409** — Mr. Spidel (by request).

To amend section 3178 of the General Code, relating to jail matrons and their salaries.

**H. B. No. 585** — Mr. Jones, of Trumbull.

To amend section 3298 of the General Code, relative to the powers of township trustees.

**H. B. No. 576** — Mr. Federman.

To amend sections 1558-4 and 1558-6 of the General Code, relative to the municipal court of Cincinnati.

**H. B. No. 577** — Mr. Federman.

To amend section 4000-16 of the General Code, authorizing the creation of a board of rapid transit commissioners in cities, defining its powers, passed May 17, 1915, 106 O. L., p. 286, and amended March 20, 1917, 107 O. L. p. 406.

**H. B. No. 599** — Mr. Federman.

To amend sections 1558-15 and 1558-16 of the General Code, relating to the municipal court of Cincinnati.

**H. B. No. 610** — Mr. King.

To provide for the purchase and installing new steel vaults and necessary improvements incident thereto in the office of the treasurer of state in the state capitol building.

JOHN E. BARNES,  
HENRY EVANS,  
C. F. McCOY,  
ROBERT J. O'BRIEN,

J. E. HOLDEN,  
TOM W. JONES,  
THOMAS W. LATHAM.

The Speaker of the House, in the presence of the House, signed said bills.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House is requested:

**S. B. No. 215** — Mr. Ritter.

To make an appropriation for the payment of salaries of employes of the Senate and maintenance.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 215** — Mr. Ritter, was read the second time by its title.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 215** — Mr. Ritter, was read the third time and placed on its passage.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Graham,	McKay,
Barnes,	Crabbe,	of Muskingum,	Matthews,
Beaty,	Crosser,	Green,	Miller, of Fulton,
Beetham,	Davis,	Griswold,	Moyer,
Benner,	Dodge,	Halstead,	Mulcahy,
Ring,	Donahay,	Helfrich,	Myers,
Bishop,	Drury,	Hopple,	Reynolds, Jas. A.,
Blauser,	Dunn,	Hugnes,	Robins,
Burns,	Emery,	Johnston,	Robinson,
Cable,	Evans,	Jones, of Trumbull,	Scott,
Carpenter,	Faris,	Kay,	Smith,
Carson,	Federman,	Kilbane,	Spidel,
Clark,	Gordon, of Brown,	Kreider,	Talley,
Cochrun,	Gordon, of Logan,	Lentz,	Taylor,
Comings,	Gorrell,	Luchsinger,	Walsh,
Cookston,	Graham,	Lytle,	Weaver,
Copeland,	of Licking,	McCoy,	Wenner,
		McFarland,	Winter — 68.

So the bill passed.

The title was agreed to.

Mr. Beaty moved that the vote whereby **H. B. No. 603** — Mr. Beaty was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

The House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time.

**H. B. No. 667** — Mr. McCoy (by request).

To prohibit the holding in yards or otherwise, except in regular warehouses of coal or food products for the purpose of bringing about an advance in price or creating a shortage or scarcity.

On motion of Mr. McCoy the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 667** — Mr. McCoy, was read the second time by its title and referred to the committee on Dairy and Food Products.

**H. B. No. 668** — Mr. Copeland.

To amend sections 7706-2 and 7713 of the General Code, relative to uniformity of text books and courses of study.

On motion of Mr. Copeland the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 668** — Mr. Copeland, was read the second time by its title and referred to the committee on Common Schools.

**H. B. No. 669** — Mr. Tom Reynolds.

To amend section 7641 of the General Code, as amended 104 Ohio Laws, page 225, relating to Public Libraries.

On motion of Mr. Tom Reynolds the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 669** — Mr. Tom Reynolds, was read the second time by its title and referred to the committee on Libraries.

**H. B. No. 670** — Mr. Helfrich.

To amend sections 4250 and 4276 of the General Code relative to merging the positions of director of public safety with that of public service.

On motion of Mr. Helfrich the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 670** — Mr. Helfrich, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 671** — Mr. Jas. A. Reynolds.

To amend section 12488 of the General Code, relating to the destroying or defacing of newspapers, magazines and other publications belonging to libraries by supplementing section 12488-1.

On motion of Mr. Jas. A. Reynolds the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 671** — Mr. Jas. A. Reynolds, was read the second time by its title and referred to the committee on Libraries.

**H. B. No. 672** — Mr. Smith.

To supplement section 8313 of the General Code of Ohio, relative to mechanics' liens.

On motion of Mr. Smith the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 672** — Mr. Smith, was read the second time by its title and referred to the committee on Codes, Courts and Procedure.

**H. B. No. 673** — Mr. Walsh.

To supplement section 3808 by the enactment of section 3808-1 of the General Code, relative to the compensation of street commissioners in villages.

On motion of Mr. Walsh the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 673** — Mr. Walsh, was read the second time by its title and referred to the committee on Villages.

**H. B. No. 674** — Mr. Emery.

To amend section 8301 of the General Code, making the eleventh day of November, known as Armistice Day, a legal holiday.

On motion of Mr. Emery the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 674** — Mr. Emery, was read the second time by its title and referred to the committee on Codes, Courts and Procedure.



**H. B. No. 675** — Mr. Scott.

To amend section 5242 and to supplement section 5186 of the General Code, to promote the efficiency of the Ohio National Guard.

On motion of Mr. Scott the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 675** — Mr. Scott, was read the second time by its title and referred to the committee on Military Affairs.

**H. B. No. 676** — Mr. Jones, of Hamilton.

To amend sections 4963 and 4907 of the General Code, providing the method by which nominations for members of the Board of Education shall be made.

On motion of Mr. Jones, of Hamilton, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 676** — Mr. Jones, of Hamilton, was read the second time by its title and referred to the committee on Common Schools.

**H. B. No. 677** — Mr. Luchsinger.

To amend section 3 of section 1155-3, General Code, and section 13 of section 1155-13, General Code, of an act providing for the inspection of cold storage goods and the regulation and supervision of cold storage warehouses, passed March 21, 1917 — Ohio Laws, No. 107, page 594.

On motion of Mr. Luchsinger the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 677** — Mr. Luchsinger, was read the second time by its title and referred to the committee on Dairy and Food Products.

**H. B. No. 678** — Mr. Taylor.

To amend section 1420 of the General Code, relative to the use of nets or other devices in taking certain fish.

On motion of Mr. Taylor, the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 678** — Mr. Taylor, was read the second time by its title and referred to the committee on Fish Culture and Game.

**H. B. No. 679** — Mr. Taylor.

To amend section 1412 of the General Code, relative to sale of fish.

On motion of Mr. Taylor, the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 679** — Mr. Taylor, was read the second time by its title and referred to the committee on Fish Culture and Game.

**H. B. No. 680** — Mr. Taylor.

To amend section 12819 of the General Code, relative to the carrying of concealed weapons.

On motion of Mr. Taylor, the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 680** — Mr. Taylor, was read the second time by its title and referred to the committee on Fish Culture and Game.

**H. B. No. 681** — Mr. Graham, of Licking.

Authorizing the Governor to deed certain lands to the Ohio Archaeological and Historical Society to be maintained as public parks and making an appropriation for suitable markers.

On motion of Mr. Graham, of Licking, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 681** — Mr. Graham, of Licking, was read the second time by its title and referred to the committee on Appropriations and Finance.

**H. B. No. 682** — Mr. Comings.

Providing for safeguarding the approaches to railroad and highway crossings.

On motion of Mr. Comings, the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 682** — Mr. Comings, was read the second time by its title and referred to the committee on County Affairs.

**H. B. No. 683** — Mr. Spidel.

To amend sections 1550 and 1552, relative to fees and compensation of court stenographers.

On motion of Mr. Spidel the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 683** — Mr. Spidel, was read the second time by its title and referred to the committee on Codes, Courts and Procedure.

**H. B. No. 684** — Mr. Spidel.

To amend sections 1549, 2845, 2875, 2900, 2901, 2903, 2983, 3008, 3014, 11188, 11279, 11501 and 11981 of the General Code, relative to the fees and compensation of sheriffs, clerks and other county officials.

On motion of Mr. Spidel the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 684** — Mr. Spidel, was read the second time by its title and referred to the committee on Fees and Salaries.

**H. B. No. 685** — Mr. Graham, of Muskingum.

To provide a schedule of salaries to county recorders.

On motion of Mr. Graham, of Muskingum, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 685** — Mr. Graham, of Muskingum, was read the second time by its title and referred to the committee on County Affairs.

**H. B. No. 686** — Mr. Robins.

To amend section 1662 of the General Code (as amended 108 O. L., — Part 1 — 692) relating to probation officers, their appointment and compensation.

On motion of Mr. Robins the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 686** — Mr. Robins, was read the second time by its title and referred to the committee on Fees and Salaries.

**H. B. No. 687** — Mr. Matthews.

To amend section 1579-461 and section 1579-472 of the General Code (108 O. L., pp. 462 and 466) relating to a municipal court for the city of Portsmouth, Scioto county, Ohio.

On motion of Mr. Matthews the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 687** — Mr. Matthews, was read the second time by its title and referred to the committee on Codes, Courts and Procedure.

**H. B. No. 688** — Mr. Cable.

To amend sections 5415, 5416, 5475, 5476, 5481 and 5483 of the General Code, relative to defining public utilities for purposes of taxation.

On motion of Mr. Cable the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 688** — Mr. Cable, was read the second time by its title and referred to the committee on Public Highways.

**H. B. No. 689** — Mr. Miller, of Stark (by request).

Providing for the conservation of natural gas and the regulation of gas production.

On motion of Mr. Miller, of Stark, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 689** — Mr. Miller, of Stark (by request), was read the second time by its title and referred to the committee on Codes, Courts and Procedure.

**H. B. No. 690** — Mr. Harter.

To amend section 1695 of the General Code, as amended, 107 Ohio Laws, 144, relative to the publication of Court Calendar.

On motion of Mr. Harter the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 690** — Mr. Harter, was read the second time by its title and referred to the committee on Judiciary.

**H. B. No. 691** — Mr. Clark.

To amend sections 3515-23, 3515-24 and 3515-28 of the General Code, relating to the powers of council and other officers under the city manager plan of government for municipalities.

On motion of Mr. Clark the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 691** — Mr. Clark, was read the second time by its title and referred to the committee on Judiciary.

**H. B. No. 692** — Mr. Clark.

To amend section 5707 of the General Code, relating to the notice of sale of delinquent lands.

On motion of Mr. Clark the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 692** — Mr. Clark, was read the second time by its title and referred to the committee on Judiciary.

**H. B. No. 693** — Mr. Halstead.

To amend section 3699 of the General Code, relative to the sale or lease of real property by a municipality.

On motion of Mr. Halstead the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 693** — Mr. Halstead, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 694** — Mr. Graham, of Muskingum.

Relating to fees of county recorders and to amend sections 2778 and 2779 of the General Code.

On motion of Mr. Graham, of Muskingum, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 694** — Mr. Graham, of Muskingum, was read the second time by its title and referred to the committee on County Affairs.

The House then reverted to the sixth order of business, being second reading of bills.

The following bills were read the second time by their title and referred to the following committees:

**H. B. No. 661** — Mr. Faris.

To the committee on Common Schools.

**H. B. No. 662** — Mr. Johnston.

To the committee on Cities.



**H. B. No. 663** — Mr. Bishop.

To the committee on Privileges and Elections.

**H. B. No. 664** — Mr. Wiest.

To the committee on Libraries.

**H. B. No. 665** — Mr. Graham, of Licking.

To the committee on Codes, Courts and Procedure.

The House then reverted to the fourth order of business, being reports of standing committees.

Mr. Blauser submitted the following report:

The standing committee on Agriculture, to which was referred

**H. B. No. 648** — Mr. Halstead, having had the same under consideration, reports it back, and recommends its passage.

C. W. McFARLAND,  
W. B. BRYSON,  
JOHN H. CHESTER,  
C. K. MILLER,  
C. M. DRURY,  
HARRY D. SILVER,  
HENRY A. HATCH,  
JASPER L. COCHRAN,

ISRAEL M. BLAUSER,  
J. H. T. GORDON,  
H. H. GRISWOLD,  
M. J. WALSH,  
FRED HUBER,  
MINOR K. JOHNSTON,  
IRWIN HALSTEAD.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Graham, of Licking, submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 653** — Mr. King, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
JOHN COWAN,  
HARRY L. FEDERMAN,  
J. S. GRAHAM,

FRANK C. WISE,  
C. W. McFARLAND,  
HARRY McKAY,  
H. M. CARPENTER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Federman submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **S. B. No. 192** — Mr. Jones, of Franklin, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
JOHN COWAN,  
HARRY L. FEDERMAN,  
FRANK C. WISE,  
C. W. McFARLAND,

HARRY McKAY,  
J. S. GRAHAM,  
JAS. A. REYNOLDS,  
H. M. CARPENTER,  
FRANCIS M. THOMPSON.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Federman submitted the following report;

The standing committee on Cities, to which was referred **S. B. No. 211** — Mr. O'Brien, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
ARTHUR E. JONES,  
E. L. DONAHAY,  
GEO. S. MYERS,

TOM REYNOLDS,  
WM. L. HUGHES,  
SYLVESTER SPIDEL,  
FRANCIS M. THOMPSON.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 640** — Mr. Tom Reynolds, having had the same under consideration, reports it back and recommends its passage.

TOM REYNOLDS,  
E. E. DENUNE,  
R. B. CARSON,  
CHARLES M. GORDON,

M. J. WALSH,  
HARRY D. SILVER,  
W. B. BRYSON,  
JAMES A. GREEN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 638** — Mr. Graham, of Muskingum, having had the same under consideration, reports it back, and recommends its passage.

W. R. COMINGS,  
H. H. GRISWOLD,  
F. L. WATERSTON,  
M. J. WALSH,

R. B. CARSON,  
C. M. GORDON,  
W. B. BRYSON,  
E. E. DENUNE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Winter submitted the following report:

The standing committee on Insurance, to which was referred **H. B. No. 637** — Mr. Winter, having had the same under consideration, reports it back, and recommends its passage.

EDW. A. WINTER,  
C. M. DRURY,  
E. L. DONAHAY,  
HARRY F. BROWN,  
H. M. CARPENTER,  
NORMAN R. BLISS,  
THOMAS MULCAHY,

W. A. RUSSELL,  
HARRY D. SILVER,  
F. M. WILDERMUTH,  
J. E. FOSTER,  
JOHN W. GORRELL,  
TOM R. BRANNON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Winter submitted the following report:

The standing committee on Insurance, to which was referred

**S. B. No. 193** — Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

EDW. A. WINTER,  
C. M. DRURY,  
JOHN W. GORRELL,  
E. L. DONAHAY,  
THOMAS MULCAHY,

W. A. RUSSELL,  
N. R. BLISS,  
TOM R. BRANNON,  
H. M. CARPENTER.

The report was agreed to. The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. McCoy submitted the following report:

The standing committee on Privileges and Elections, to which was referred **Am. S. B. No. 206** — Mr. Hopley, having had the same under consideration, reports it back and recommends its passage.

C. F. McCOY,  
H. M. CARPENTER,  
F. S. ROBINSON,  
JOSEPH R. GARDNER,

ROBERT L. JONES,  
R. B. CARSON,  
FRANK C. WISE,

The report was agreed to. The bill was ordered to be placed on the calendar and read the third time in its regular order.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 631** — Mr. Chester.

To amend sections 3001 and 6498 of the General Code, relative to compensation of county commissioners.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 207** — Mr. McCoy.

To amend section 4964 of the General Code and to supplement said section by the enactment of section 4964-1, relating to the nomination of senators and representatives of the General Assembly to fill vacancies at a special election.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:



**H. B. No. 423** — Mr. Benner.

To amend sections 8355 and 8357 of the General Code, relative to registered pure bred bulls.

Attest:

W. E. HALLEY,  
Clerk.

By unanimous consent Mr. Robins offered the following resolution:

**H. J. R. No. 91** — Mr. Robins.

Relative to editing and issuing a new edition of the Ohio School Laws, and making appropriation therefor.

WHEREAS, The volume known as "Ohio School Laws" was last edited and issued in 1915; and

WHEREAS, Copies of such volume were printed to the number of 50,000 to supply requests made by prosecuting attorneys, city solicitors, members of boards of education, clerks of boards of education, superintendents and teachers of schools, and the citizens of Ohio in general, the same being reprinted from time to time; and

WHEREAS, Such edition is at this time practically exhausted, and there is necessity for editing and publishing of a new edition of the Ohio school laws for general distribution, which edition should contain the court decisions and opinions of the attorneys-general rendered since 1915 and up to date, none of which occur in the present re-print; and

WHEREAS, The present edition contains decisions and opinions of the attorneys-general that are either obsolete or not germane as to school legislation passed since 1915, and the re-printing and re-issuing of said 1915 edition without proper and expert legal editing, would be a waste of public money; therefore,

*Be it resolved*, That the governor, attorney general and the superintendent of public instruction, are hereby authorized and directed to select and appoint two attorneys-at-law, one from each leading political party, who shall be recognized experts on school law and whose duty it shall be to edit a new edition of the Ohio school laws to the extent only of placing therein the court decisions and opinions of the attorneys-general, which are valid and germane at this time as regards such laws; said appointees shall have such services as may be deemed necessary, of the stenographers employed in the department of public instruction to assist them in the performance of their duties; the preparation of said edition shall be completed and furnished to the department of public instruction on or before August 1st, 1920; and there is hereby appropriated from any moneys in the public treasury the sum of one thousand dollars for the payment of the persons herein authorized to be appointed to prepare for publication a new edition of the Ohio School Laws, which, after approval of such work by the attorney general, shall then be issued and distributed by the superintendent of public instruction as at present provided in section 356 of the General Code.

The resolution was laid over under the rule.

By unanimous consent Mr. Graham, of Muskingum, offered the following resolution:

**H. J. R. No. 92** — Mr. Graham, of Muskingum.

Relative to an investigation of the reckless expenditure of public funds in the completion of contract No. 502 for the construction of Section 1, I. C. H. No. 1 in Guernsey county.

WHEREAS, The original contract No. 502 for the construction of Section 1, I. C. H. No. 1 in Center and Wells townships, Guernsey county, Ohio, was annulled by the State Highway Commissioner and completed by force account; and

WHEREAS, In the completion of such contract by force account gross mismanagement and a reckless and unnecessary expenditure of public funds has been alleged; and

WHEREAS, The original contractors and their sureties are liable on their bond for all such unnecessary and reckless expenditures over which they had no control, therefore

*Be it resolved*, That a committee of six members, three to be appointed by the Speaker of the House and three by the President of the Senate, to make an investigation of the completion by force account of contract No. 502 for the construction of Section 1, I. C. H. No. 1 and of the charges of irregularity in connection therewith, and the committee shall have authority to inspect all files, records, vouchers and other papers relating to such contract on file in the office of the State Highway Department or Auditor of State. The committee shall report the result of its findings to the Assembly prior to final adjournment.

The resolution was laid over under the rule.

By unanimous consent Mr. Talley offered the following resolution:

**H. J. R. No. 93** — Mr. Talley.

Memorializing the war department of our national government to return the bodies of our soldier dead who sleep in alien soil overseas.

WHEREAS, More than forty thousand near relatives of our soldier dead whose bodies sleep in France and Belgium have requested that their bodies be returned to the United States of America and reinterred in cemeteries near their homes.

WHEREAS, The government of the republic of France has released the bodies of the English and Italian soldiers by request of their respective governments; therefore

*Be it resolved by the General Assembly of the State of Ohio*, That the war department of our government urge upon the government of the republic of France to release the bodies of our soldier dead whose relatives have so requested; and that their bodies be returned as speedily as possible to said relatives making such request.

The resolution was laid over under the rule.

Mr. Beetham moved that **H. B. No. 615** — The Joint Committee on Taxation, be referred to the Joint Committee on Taxation.

The motion was agreed to.

**6:25 o'clock p. m.**

On motion of Mr. Beetham, the House adjourned until 1:30 o'clock p. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, January 15, 1920, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found corrected enrolled, the following bill:

**S. B. No. 215** — Mr. Ritter.

To make an appropriation for the payment of salaries of the employees of the Senate, and maintenance.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
CHAS. A. WHITE,  
J. E. HOLDEN,

THOMAS W. LATHAM,  
HERBERT L. JONES,  
C. F. McCOY,  
JOHN E. BARNES.

The speaker of the House, in the presence of the House, signed said bill.

On account of illness Mr. Stokes was granted leave of absence.

Mr. Donahay demanded a call of the House, which was duly seconded, taken, and ninety-four members answered to their names.

The absentees are: Messrs.

Banker,  
Besaw,  
Bliss,  
Bond,  
Brown,  
Carpenter,  
Chester,

Cowan,  
Dunspaugh,  
Evans,  
Faris,  
Federman,  
Greve,  
Halstead,

Hooley,  
Kilbane,  
Luchsinger,  
Matthews,  
Miller, of Stark,  
Moyer,  
Pugh,

Reynolds, Jas. A.,  
Robins,  
Schelhorn,  
Shy,  
Stokes,  
Talley,  
Waterston,

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Donahay further proceedings under the call were dispensed with.

The House then passed to the first order of business, being consideration of Senate amendments.

**H. J. R. No. 47** — Mr. Beetham, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

Mr. King moved that consideration of Senate amendments to said **H. J. R. No. 47** — Mr. Beetham, be indefinitely postponed.

The motion was agreed to.

**H. B. No. 581** — Mr. Donahay, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted—yeas 91, nays 2, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hatch,	Madden,
Atkinson,	Davis,	Helfrich,	Miller, of Fulton,
Banker,	Denune,	Hinchey,	Morris,
Barnes,	Dildine,	Hoover,	Mulcahy,
Beaty,	Dodge,	Hopple,	Myers,
Beetham,	Donahay,	Huber,	Pearson,
Benner,	Drury,	Hughes,	Reynolds, Jas. A.,
Billingslea,	Dunn,	Johnston,	Robinson,
Bing,	Emery,	Jones, of Hamilton,	Russell,
Bishop,	Evans,	Jones, of Trumbull,	Silver,
Blauser,	Foster,	Kay,	Smith,
Bond,	Fouts,	Kilbane,	Spidel,
Bonser,	Freeman,	King,	Swedersky,
Brach,	Gardner,	Kreider,	Taylor,
Bryson,	Gordon, of Brown,	Lawyer,	Thompson,
Burns,	Gordon, of Logan,	Lentz,	Waterston,
Cable,	Gorrell,	Lonz,	Weaver,
Carpenter,	Graham,	Luchsinger,	Wenner,
Carson,	of Licking,	Lustig,	Wiest,
Cochrun,	Graham,	Lytle,	Wildermuth,
Comings,	of Muskingum,	McCoy,	Winter,
Copeland,	Green,	McFarland,	Wise,
Cowan,	Griswold,	McKay,	York—91.
Crabbe,			

Those voting in the negative are: Messrs. Backowski and Brannon.

The Senate amendments were concurred in.

**Am. Sub. H. B. No. 450** — Mr. Hughes, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

Mr. Hughes being absent, further consideration was deferred.

**Am. H. B. No. 188** — Mr. Cable, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted—yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Copeland,	Graham,	McCoy,
Benner,	Crosser,	of Muskingum,	Miller, of Fulton,
Billingslea,	Davis,	Green,	Mulcahy,
Bing,	Dildine,	Griswold,	Reynolds, Jas. A.,
Blauser,	Dodge,	Halstead,	Reynolds, Tom,
Bond,	Donahay,	Hatch,	Robinson,
Brach,	Drury,	Hopple,	Russell,
Bryson,	Dunn,	Huber,	Silver,
Burns,	Emery,	Johnston,	Spidel,
Cable,	Entemann,	Jones, of Trumbull,	Swedersky,
Carpenter,	Evans,	Kay,	Taylor,
Carson,	Faris,	Kilbane,	Thompson,
Clark,	Federman,	King,	Wenner,
Cochrun,	Fouts,	Kreider,	Wiest,
Comings,	Gordon, of Brown,	Lentz,	Winter,
Cookston,	Gordon, of Logan,	Lonz,	Wise,
	Gorrell,	Lytle,	York—66.

The Senate amendments were concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following House Bill:

**Am. Sub. H. B. No. 235** — Mr. Luchsinger.

To establish fire drills in factories and lofts, for the occupants thereof, with the following amendment in which the concurrence of the House is requested:

In line 3, strike out words "over three", and insert in lieu thereof the word "more".

Attest:

W. E. HALLEY,  
Clerk.

On motion of Mr. Luchsinger the rules were suspended and consideration of the Senate amendment was taken up.

The question being, "Shall the Senate amendment be concurred in?"

The yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those voting in the affirmative were: Messrs.

Alban,	Comings,	Graham,	Lustig,
Backowski,	Cookston,	of Muskingum,	Lytle,
Parnes,	Copeland,	Green,	McCoy,
Beaty,	Cowan,	Greve,	McKay,
Beetham,	Crabbe,	Griswold,	Madden,
Benner,	Crosser,	Halstead,	Matthews,
Billingslea,	Dodge,	Hatch,	Miller, of Stark,
Bing,	Donahay,	Hinchey,	Morris,
Bishop,	Drury,	Hoover,	Reynolds, Jas. A.,
Blauser,	Dunn,	Hopple,	Robinson,
Bond,	Emery,	Johnston,	Scott,
Brach,	Entemann,	Jones, of Trumbull,	Silver,
Brannon,	Evans,	Kay,	Spidel,
Bryson,	Federman,	Kilbane,	Swedersky,
Burns,	Fouts,	Kreider,	Walsh,
Cable,	Gardner,	Lawyer,	Wenner,
Carpenter,	Gordon, of Logan,	Lentz,	Wise,
Carson,	Gorrell,	Luchsinger,	York—72.
Cochran,			

The Senate amendment was concurred in.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 208** — Mr. Whittemore.

To amend section 1465-75 of the General Code and to supplement section 1465-69 of the General Code by section 1465-69a, being part of the workmen's compensation law.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

Mr. Evans arose to a question of personal privilege pertaining to an article in the daily press of this date.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 208** — Mr. Whittemore, was read the second time by its title and orderd placed on the calendar.

Mr. Gorrell moved that consideration of the objections of the governor to **H. B. No. 387** — Mr. Walsh, be now taken up.

The motion was agreed to.

The question being, "Shall the bill pass notwithstanding the objections of the governor?"

The yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Green,	Madden,
Backowski,	Crosser,	Greve,	Matthews,
Banker,	Davis,	Griswold,	Miller, of Stark,
Barnes,	Denune,	Halstead,	Morris,
Beaty,	Dildine,	Harter,	Mulcahy,
Beetham,	Dodge,	Helfrich,	Myers,
Benner,	Donahay,	Hinchey,	Reynolds, Jas. A.,
Bing,	Drury,	Hoover,	Reynolds, Tom,
Bishop,	Dunn,	Hopple,	Robins,
Blauser,	Emery,	Hughes,	Robinson,
Bond,	Entemann,	Johnston,	Scott,
Bonser,	Evans,	Jones, of Trumbull,	Silver,
Brach,	Faris,	Kay,	Smith,
Brannon,	Federman,	Kilbane,	Spidel,
Bryson,	Fouts,	Kreider,	Stump,
Burns,	Freeman,	Lawyer,	Swedersky,
Carpenter,	Gardner,	Lentz,	Taylor,
Carson,	Gordon, of Brown,	Lonz,	Thompson,
Clark,	Gordon, of Logan,	Luchsinger,	Walsh,
Cochrun,	Gorrell,	Lustig,	Wenner,
Comings,	Graham,	Lytle,	Wiest,
Cookston,	of Licking,	McCoy,	Winter,
Copeland,	Graham,	McFarland,	York—93.
Cowan,	of Muskingum,	McKay,	

The bill passed, notwithstanding the objections of the governor.

Mr. Dunn moved that consideration of the objections of the governor to **H. B. No. 405** — Mr. Dildine, be now taken up.

The motion was agreed to.

The question being, "Shall the bill pass, notwithstanding the objections of the governor?"

Mr. Dunn demanded a call of the House, which was duly seconded, taken, and ninety-seven members answered to their names.

The absentees are: Messrs.

Atkinson,	Harter,	McFarland,	Shy,
Besaw,	Hastings,	Madden,	Stokes,
Bliss,	Hooley,	Morris,	Tallev,
Brown,	Jones, of Hamilton,	Moyer,	Walsh,
Chester,	Kilbane,	Schelhorn,	Waterston,
Federman,	Luchsinger,	Scott,	Winter,
Gardner,			

The speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Dunn, further proceedings under the call were dispensed with.

The question being, "Shall the bill pass, notwithstanding the objections of the governor?"

The yeas and nays were taken, and resulted — yeas 76, nays 14, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Beetham,	Bryson,	Cochrun,
Atkinson,	Benner,	Burns,	Comings,
Banker,	Bing,	Cable,	Cookston,
Barnes,	Blauser,	Carpenter,	Copeland,
Beaty,	Bond,	Carson,	Crabbe,



Crosser,	Gordon, of Logan,	Jones, of Trumbull,	Morris,
Davis,	Correll,	Kay,	Myers,
Dildine,	Graham,	Kilbane,	Pearson,
Dodge,	of Licking,	King,	Reynolds, Tom,
Donahay,	Graham,	Kreider,	Robins,
Drury,	of Muskingum,	Lawyer,	Robinson,
Dunn,	Green,	Lustig,	Russell,
Emery,	Griswold,	Lytle,	Silver,
Faris,	Halstead,	McCoy,	Smith,
Federman,	Harter,	McFarland,	Spidel,
Foster,	Hatch,	McKay,	Swedersky,
Fouts,	Helfrich,	Madden,	Weaver,
Freeman,	Hughes,	Matthews,	Wenner,
Gardner,	Jones, of Hamilton,	Miller, of Fulton,	Winter,
Gordon, of Brown,			Wise—76.

Those voting in the negative are: Messrs.

Backowski,	Entemann,	Lonz,	Wiest,
Billingslea,	Evans,	Mulcahy,	Wildermuth,
Bishop,	Hoover,	Thompson,	York—14.
Brach,	Lentz,		

The bill passed, notwithstanding the objections of the governor.

Mr. Waterston was granted leave of absence on account of illness.

Mr. Spidel moved that the vote by which **H. B. No. 604** — Mr. Spidel, was lost, be now reconsidered.

The motion was agreed to.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 77, nays 8, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Greve,	Miller, of Stark,
Banker,	Crosser,	Griswold,	Morris,
Barnes,	Davis,	Halstead,	Mulcahy,
Beaty,	Denune,	Harter,	Myers,
Beetham,	Dildine,	Helfrich,	Pearson,
Benner,	Donahay,	Hoover,	Reynolds, Jas. A.,
Billingslea,	Drury,	Hopple,	Reynolds, Tom,
Bond,	Emery,	Huber,	Robins,
Bonser,	Faris,	Hughes,	Robinson,
Brach,	Foster,	Johnston,	Russell,
Brannon,	Fouts,	Jones, of Hamilton,	Silver,
Bryson,	Freeman,	Jones, of Trumbull,	Smith,
Burns,	Gardner,	Kay,	Spidel,
Cable,	Gordon, of Logan,	Kilbane,	Stump,
Carnenter,	Correll,	Kreider,	Swedersky,
Carson,	Graham,	Lawyer,	Taylor,
Cochrun,	of Licking,	McFarland,	Wenner,
Comings,	Graham,	McKay,	Wiest,
Cookston,	of Muskingum,	Matthews,	York—77.
Copeland,	Green,	Miller, of Fulton,	

Those voting in the negative are: Messrs.

Atkinson,	Bishop,	Entemann,	Lentz,
Backowski,	Plauser,	Gordon, of Brown,	Madden—8.

So the bill passed.

The title was agreed to.

Mr. Beaty moved that the vote whereby the items in **H. B. No. 558** — Mr. King, vetoed by the governor, was lost, be reconsidered and the motion be entered upon the journal and remain pending.

By unanimous consent, Mr. Beetham submitted the following report:

The special joint committee on Taxation to which was referred  
**H. B. No. 615**—The Special Joint Committee on Taxation, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, after the word "Sections" insert the figures "2692" and a comma.

In line 2, after the figures "5649-3a," insert the figures "5649-3c" and a comma.

In line 2, after the figures "7575," insert the figures "7582" and a comma.

In line 3, strike out the word "and".

In line 3, after the figures "7787" insert a comma, and the following words and figures: "and 7804".

Between lines 5 and 6, insert the following:

"Sec. 2692. When the local authorities so request, the county auditor may draw, and the county treasurer shall pay on such draft to township, city and village treasurers, and the treasurer of any board of education, from June twentieth and December twentieth to the date of the semi-annual distribution, each year, any sum not exceeding two-thirds of the current collection of taxes for such local authorities, respectively, *including, as to boards of education, the estimated distribution of the state common school fund and the levy for school purposes retained in the county, to become due to the school district, in advance of the semi-annual settlements.*

Between lines 61 and 62 insert the following:

"Sec. 5649-3c. The auditor shall lay before the budget commissioners the annual budgets submitted to him by the boards and officers named in section 5649-3a of this act, together with an estimate to be prepared by the auditor of the amount of money to be raised for state purposes in each taxing district in the county, and such other information as the budget commissioners may request, or the tax commission of Ohio may prescribe. The budget commissioners shall examine such budgets and estimates prepared by the county auditor, and ascertain the total amount proposed to be raised in each taxing district for state, county, township, city, village, school district, or other taxing district purposes. If the budget commissioners find that the total amount of taxes to be raised therein does not exceed the amount authorized to be raised in any township, city, village, school district, or other taxing district in the county, the fact shall be certified to the county auditor. If such total is found to exceed such authorized amount in any township, city, village, school district, or other taxing district in the county, the budget commissioners shall adjust the various amounts to be raised so that the total amount thereof shall not exceed in any taxing district the sum authorized to be levied therein. In making such adjustment the budget commissioners may revise and change the annual estimates contained in such budgets, and may reduce any or all the items in any such budget, but shall not increase the total of any such budget, or any item therein. The budget commissioners shall reduce the estimates contained in any or all such budgets by such amount or amounts as will bring the total for each township, city, village, school district, or other taxing district, within the limits provided by law; *but if the aggregate of the items of any school district budget for purposes for which taxes subject to the limitation imposed by section 5649-3a of the*

*General Code are to be levied would require a total levy, subject to such limitation, of two mills in such districts in which all the limitation imposed by such section are operative, or of two and two-tenths mills in such districts in any part of which the township limitation therein imposed is not operative, the budget commissioners shall not reduce such items of such school district budget below an amount which would be produced by a levy in the whole district at the greater of the two rates mentioned in this section.*

When the budget commissioners have completed their work they shall certify their action to the county auditor, who shall ascertain the rate of taxes necessary to be levied upon the taxable property therein of such county, and of each township, city, village, school district, or other taxing district, returned on the grand duplicate, and place it on the tax list of the county."

In line 66, strike out the word "two" and insert in lieu thereof the word "three".

In line 71, strike out the word "seven" and insert in lieu thereof the word "eight".

In line 98, after the letters "Sec" insert the figures "7575".

In line 123, at the end thereof, insert a comma in lieu of the period, and the following words: "*as a condition precedent to any participation in such reserve. If the additional levy provided for by sections 5649-4, 5649-5 and 5649-5a of the General Code has not been submitted to the electors, such order shall direct such submission for such number of years as the superintendent may deem best and for such number of mills, within the limitations imposed by said sections, as may be required in order to meet the financial needs of the district, or to exhaust its revenue resources; and if such submission is not made, or if the electors of the district do not approve the additional levy so submitted, the district shall not participate in such reserve.*"

In line 140, after the word "teachers", insert the words "and other educational employes".

In line 140, after the word "therein", and the comma, insert the following: "and the expense of transporting pupils".

In line 144, after the word "teachers" insert the words "and employes".

In line 147, before the semi-colon, insert the following "and a like percentage of the compensation paid to each person giving instruction in trade or technical schools, extension schools, night schools, summer schools and other special school activities."

In line 147, strike out the words "three hundred and fifty" and insert in lieu thereof the words "six hundred".

In line 148, strike out the period and insert in lieu thereof the following: "or other persons. That attributable to expense of transportation of pupils shall be thirty-seven and one-half per centum of the personal service expense incurred in such transportation".

In line 151, after the word "teachers" insert the words "and other persons".

In line 153, after the word "teachers" insert the words "and other employes".

In line 154, strike out the word and letters "one hun-" and in line 154 strike out the letters and words "dred seventy-five" and insert in lieu thereof the words "three hundred".



In line 158, after the word "attendance" insert the words "and expense of transportation".

In line 179, after the word "teachers" insert the words "and other persons".

In line 183, after the word "teachers" insert the words "and other persons".

In line 185, after the word "teachers" insert the words "and other persons".

In line 187, after the period, insert the following "Distribution to such parts of districts on the basis of transportation of pupils shall be based on the number of pupils transported residing in such parts of districts".

In line 196 before the period, insert "and the transportation of school pupils".

In line 221 after the word "teachers" insert the words "and other persons".

In line 221 after the comma, insert "the amount of said state common school fund apportioned thereto on account of transportation of pupils".

In line 236, at the end thereof, insert the words "and other persons".

In line 237, after the comma, insert "the amount of said common school fund apportioned thereto on account of transportation of high school pupils".

In line 251 strike out the word "September" and insert in lieu thereof the word "August".

In line 253, after the word "sustained" first occurring therein insert the following, "including trade or technical schools, extension schools, night schools, summer schools and other special school activities".

In line 256, after the word "teachers", insert "and the number of other school employes mentioned in section seven thousand six hundred of the General Code".

In line 257, after the comma, insert the following: "the personal **service expense incurred in transporting pupils**".

Between lines 257 and 258 insert the following: "The personal service expense incurred in transporting pupils shall be computed as follows:

In case the district owns the vehicle of transportation and the means of locomotion, the entire compensation paid to the driver shall constitute such personal service expense attributable to such driver.

In case the district owns the vehicle of transportation, but not the means of locomotion, one-half the amount paid for transporting pupils in such vehicle shall constitute such personal service expense.

In case the district owns neither the vehicle nor the means of locomotion, one-third the amount paid for transporting pupils shall constitute such expense".

Between lines 269 and 270, insert the following:

"In computing the aggregate days of attendance in night schools, extension schools, summer schools, and other special schools operated on an abnormal daily time basis, six hours of attendance on the part of a pupil shall be taken as the equivalent of one day's attendance".

Between lines 271 and 272, insert the following:

"Sec. 7804. When, on an examination of the enumeration returns of any district, the superintendent of public instruction is of the opinion that the enumeration is excessive in number, or in any other way incor-

rect, he may require it to be re-taken and returned. If he thinks it necessary for this purpose he may appoint persons to perform the service, who shall take oath, perform the duties, and receive the same compensation, out of the same funds, as the person or persons who took the enumeration in the first instance. \* \* \* *After finding the returns to be correct, he shall ascertain the total enumeration for each county, and compare such total enumeration of each with the like enumeration thereof for the two preceding years for the purpose of ascertaining the average annual gain or loss in the enumeration thereof. The average annual gain or loss so ascertained shall be added to or deducted from the actual enumeration of each county and the resultant sum or difference shall constitute the enumeration upon which the school fund distributable to the counties in proportion to enumeration shall be distributed. \* \* \*, and shall be transmitted by such superintendent to the auditor of state for the purpose of such distribution."*

In line 272, after the word "section" insert the figures "2692" and a comma.

In line 272, after the figures "5649-3a", insert the figures "5649-3c".

In line 273 strike out the word "and".

In line 273, after the figures "7787", insert a comma and the word and figures "and 7804".

In line 274 strike out the figures "7804".

After line 290, insert the following:

"In the year nineteen hundred and twenty, the question authorized to be submitted to the electors of a school district by sections 5649-5 and 5649-5a of the General Code may be so submitted at an election to be held on the second Tuesday in August of such year, with like effect, for all purposes, as regards levies on the duplicate made up in the year 1920, as if submitted at the regular election in said year".

FRANK C. PARRETT,  
W. W. BELLEW,  
F. E. WHITTEMORE,  
H. T. ROBINS,  
T. M. BERRY,  
J. E. HOLDEN,

WM. AGNEW,  
R. M. BILLINGSLEA,  
RUPERT BEETHAM,  
MILTON CLARK,  
FRANCIS M. THOMPSON,  
E. J. HOPPLE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order and printed as amended.

Mr. Crabbe moved that the vote whereby **H. B. No. 620** — Mr. Crabbe, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

Mr. Crabbe moved that the vote whereby the emergency clause to **H. B. No. 620** — Mr. Crabbe, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

On motion of Mr. Beetham the following bills were adopted as the calendar for the day:

**H. B. No. 606** — Mr. Cable.

**S. B. No. 193** — Mr. Agnew.

**S. B. No. 192** — Mr. Jones, of Franklin.

**S. B. No. 211** — Mr. O'Brien.

**H. B. No. 399** — Mr. Jones, of Trumbull.

**H. B. No. 606** — Mr. Cable, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. McCoy moved to amend as follows:

In line 6 after the word "inclusive," insert the following: "The owner of lands or his tenants or bona fide employes may take and kill, except on Sunday, squirrels found doing actual and substantial damage to grain, the property of such owner."

Upon which a roll call was demanded, taken and resulted — yeas 28, nays 46, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Hopple,	Reynolds, Jas. A.,
Benner,	Dildine,	Kreider,	Robinson,
Bing,	Drury,	Lawyer,	Russell,
Bliss,	Gordon, of Brown,	McCoy,	Scott,
Bryson,	Gordon, of Logan,	McKay,	Smith,
Carson,	Graham,	Matthews,	Swedersky,
Cochrun,	of Licking,	Mulcahy,	Wenner—28.
Copeland,			

Those voting in the negative are: Messrs.

Backowski,	Cookston,	Green,	Kilbane,
Banker,	Crabbe,	Greve,	Lentz,
Barnes,	Crosser,	Griswold,	Lonz,
Beetham,	Donahay,	Halstead,	Lytle,
Billingslea,	Emery,	Helfrich,	Morris,
Bishop,	Evans,	Hinchey,	Myers,
Bond,	Federman,	Hoover,	Reynolds, Tom,
Bonser,	Foster,	Hughes,	Scott,
Brach,	Gardner,	Johnston,	Thompson,
Burns,	Gorrell,	Jones, of Hamilton,	Wiest,
Clark,	Graham,	Jones, of Trumbull,	Winter—46.
Comings,	of Muskingum,	Kay,	

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays 11, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Crosser,	Griswold,	McFarland,
Banker,	Davis,	Halstead,	Matthews,
Barnes,	Denune,	Hinchey,	Miller, of Fulton,
Beetham,	Donahay,	Hoover,	Mulcahy,
Billingslea,	Drury,	Hopple,	Myers,
Blauser,	Dunn,	Huber,	Pearson,
Bliss,	Emery,	Hughes,	Reynolds, Tom,
Bonser,	Entemann,	Johnston,	Robinson,
Brannon,	Evans,	Jones, of Hamilton,	Russell,
Bryson,	Federman,	Jones, of Trumbull,	Scott,
Burns,	Foster,	Kay,	Shy,
Cable,	Freeman,	Kilbane,	Smith,
Carpenter,	Gardner,	King,	Spidel,
Chester,	Gordon, of Brown,	Lawyer,	Thompson,
Cochrun,	Gordon, of Logan,	Lentz,	Wenner,
Comings,	Graham,	Lonz,	Wiest,
Cookston,	of Muskingum,	Luchsinger,	Winter,
Copeland,	Green,	Lustig,	York—74.
Crabbe,	Greve,	Lytle,	

Those voting in the negative are: Messrs.

Alban,	Bond,	Clark,	Kreider,
Benner,	Brach,	Dodge,	McCoy—11.
Bing,	Carson,	Gorrell,	

So the bill passed.

The title was agreed to.



**S. B. No. 193** — Mr. Agnew, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hinchey,	Morris,
Backowski,	Denune,	Hoover,	Mulcahy,
Barnes,	Dodge,	Hopple,	Myers,
Beetham,	Donahay,	Johnston,	Reynolds, Jas. A.,
Benner,	Drury,	Jones, of Hamilton,	Reynolds, Tom,
Billingslea,	Emery,	Jones, of Trumbull,	Robins,
Bing,	Entemann,	Kay,	Russell,
Bishop,	Evans,	Kilbane,	Scott,
Blauser,	Freeman,	King,	Silver,
Bliss,	Gardner,	Kreider,	Smith,
Brannon,	Gordon, of Brown,	Lawyer,	Spidel,
Burns,	Graham,	Lentz,	Swedersky,
Carson,	of Licking,	Lustig,	Taylor,
Chester,	Graham,	Lytle,	Thompson,
Clark,	of Muskingum,	McCoy,	Wenner,
Cochrun,	Green,	McFarland,	Wiest,
Comings,	Greve,	McKay,	Winter,
Cookston,	Griswold,	Madden,	York—73.
Cowan,	Halstead,	Matthews,	

Mr. Bond voted in the negative.

So the bill passed.

The title was agreed to.

The Speaker of the House in the presence of the House signed:

**H. B. No. 387** — Mr. Walsh.

**H. B. No. 405** — Mr. Dildine.

Which bills were passed by the House of Representatives notwithstanding the objections of the governor.

**S. B. No. 192** — Mr. Jones, of Franklin, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Denune,	Green,	McKay,
Barnes,	Dodge,	Griswold,	Madden,
Beetham,	Donahay,	Halstead,	Matthews,
Benner,	Drury,	Hinchey,	Mulcahy,
Billingslea,	Emery,	Hoover,	Myers,
Bing,	Entemann,	Hopple,	Reynolds, Jas. A.,
Bishop,	Evans,	Jones, of Hamilton,	Reynolds, Tom,
Blauser,	Federman,	Jones, of Trumbull,	Robins,
Bliss,	Foster,	Kay,	Russell,
Brach,	Freeman,	King,	Scott,
Brannon,	Gardner,	Kreider,	Silver,
Burns,	Gordon, of Brown,	Lawyer,	Stump,
Chester,	Correll,	Lentz,	Swedersky,
Cochrun,	Graham,	Lonz,	Thompson,
Comings,	of Licking,	Lytle,	Wiest,
Cookston,	Graham,	McCoy,	Winter,
Cowan,	of Muskingum,	McFarland,	York—67.
Crosser,			

Mr. Bond voted in the negative.

So the bill passed.

The title was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 67** — Mr. Whittemore.

Relative to adjournment of the General Assembly.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and that the resolution be considered now.

The motion was agreed to.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 48, nays 28.  
as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Gorrell,	Lytle,
Atkinson,	Crabbe,	Graham,	McCoy,
Barnes,	Crosser,	of Licking,	McFarland,
Beetham,	Davis,	Graham,	McKay,
Benner,	Dodge,	of Muskingum,	Matthews,
Bing,	Donahay,	Green,	Morris,
Bond,	Drury,	Griswold,	Robins,
Burns,	Dunn,	Halstead,	Robinson,
Clark,	Emery,	Jones, of Hamilton,	Russell,
Cochrun,	Federman,	Jones, of Trumbull,	Scott,
Comings,	Freeman,	King,	Silver,
Cookston,	Gardner,	Kreider,	Taylor,
		Lawyer,	Winter—48.

Those voting in the negative are: Messrs.

Backowski,	Denune,	Johnston,	Reynolds, Jas. A.,
Billingslea,	Entemann,	Kilbane,	Reynold, Tom,
Bishop,	Evans,	Lentz,	Smith,
Blauser,	Gordon, of Brown,	Lonz,	Swedersky,
Bliss,	Hinchey,	Madden,	Thompson,
Brach,	Hoover,	Mulcahy,	Wiest,
Brannon,	Hopple,	Myers,	York—28.

The resolution not having received a constitutional majority was lost.

**S. B. No. 211** — Mr. O'Brien, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and seventy-nine members answered to their names.

The absentees are: Messrs.

Banker,	Copeland,	Helfrich,	Shy,
Beaty,	Dildine,	Hooley,	Spidel,
Besaw,	Dunn,	Hughes,	Stokes,
Bonser,	Dunspaugh,	Lustig,	Stump,
Brown,	Faris,	McKay,	Talley,
Bryson,	Fouts,	Miller, of Fulton,	Waterston,
Cable,	Gordon, of Logan,	Miller, of Stark,	Weaver,
Carpenter,	Greve,	Moyer,	Wenner,
Carson,	Harter,	Pearson,	Wildermuth,
Chester,	Hastings,	Pugh,	Wise,
Comings,	Hatch,	Schelhorn,	

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

The question recurring on the passage of **S. B. No. 211** — Mr. O'Brien.

**5:30 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until 10:00 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Friday, January 16th, 1920, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus.

The journal of yesterday was read and approved.

The question recurring on the passage of **S. B. No. 211** — Mr. O'Brien.

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and seventy-five members answered to their names.

The absentees are: Messrs.

Backowski,	Dunspaugh,	Hooley,	Schelhorn,
Banker,	Emery,	Hughes,	Shy,
Beaty,	Federman,	Jones, of Hamilton,	Spidel,
Besaw,	Fouts,	Lawyer,	Stokes,
Bonser,	Gardner,	Luchsinger,	Stump,
Brown,	Gordon, of Logan,	Lustig,	Talley,
Bryson,	Greve,	Miller, of Fulton,	Waterston,
Cable,	Griswold,	Miller, of Stark,	Weaver,
Carpenter,	Harter,	Moyer,	Wenner,
Copeland,	Hastings,	Myers,	Winter,
Dildine,	Hatch,	Pugh,	Wise—47.
Dunn,	Helfrich,	Robinson,	

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

The question recurring on the passage of **S. B. No. 211** — Mr. O'Brien.

Mr. Scott moved to amend as follows:

In line 83 after the word "reconstruction" insert the following: "be not paid in cash at the time specified in such assessing ordinance, council may by ordinance provide for the payment of the cost and expense of such renewal, replacement, repair or reconstruction."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Halstead,	Morris,
Atkinson,	Crosser,	Hinchey,	Mulcahy,
Beetham,	Davis,	Hopple,	Pearson,
Benner,	Denune,	Huber,	Reynolds, Jas. A.,
Billingslea,	Dodge,	Johnston,	Reynolds, Tom,
Bishop,	Donahay,	Jones, of Trumbull,	Robins,
Blauser,	Drury,	Kay,	Russell,
Bond,	Entemann,	Kilbane,	Scott,
Brach,	Evans,	King,	Silver,
Brannon,	Faris,	Kreider,	Smith,
Burns,	Foster,	Lentz,	Swedersky,
Carson,	Freeman,	Lonz,	Taylor,
Chester,	Gordon, of Brown,	Lytle,	Thompson,
Clark,	Gorrell,	McCoy,	Walsh,
Cochrun,	Graham,	McFarland,	Wiest,
Comings,	of Muskingum,	McKay,	Wildermuth,
Cookston,	Green,	Matthews,	York—68.
Cowan,			

So the bill passed.

The title was agreed to.

**H. B. No. 399** — Mr. Jones, of Trumbull, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	McKay,
Atkinson,	Cowan,	of Muskingum,	Madden,
Beetham,	Crabbe,	Green,	Matthews,
Benner,	Crosser,	Halstead,	Mulcahy,
Billingslea,	Davis,	Hinchey,	Pearson,
Bing,	Denune,	Hopple,	Reynolds, Jas. A.,
Bishop,	Dodge,	Huber,	Reynolds, Tom,
Blauser,	Donahay,	Johnston,	Robins,
Bliss,	Drury,	Jones, of Trumbull,	Scott,
Bond,	Entemann,	Kay,	Silver,
Brach,	Evans,	King,	Swedersky,
Brannon,	Foster,	Kreider,	Taylor,
Burns,	Freeman,	Lentz,	Thompson,
Carson,	Gordon, of Brown,	Lonz,	Walsh,
Chester,	Gorrell,	Lytle,	Wiest,
Clark,	Graham,	McCoy,	York—66.
Cochrun,	of Licking,	McFarland,	
Comings,			

So the bill passed.

Mr. Jones, of Trumbull, moved to amend as follows:

In the title after "trustees" insert "and creating endowment funds for cemeteries".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Wiest submitted the following report:

The standing committee on Library, to which was referred **H.**

**B. No. 664** — Mr. Wiest, having had the same under consideration, reports it back and recommends its passage.

GEORGE WIEST,	J. H. T. GORDON,
CHARLES H. FOUTS,	K. E. HOOVER.
HARRY MOYER,	

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Donahay submitted the following report:

The standing committee on Cities, to which was referred **H. B.**

**No. 650** — Mr. Green, having had the same under consideration, reports it back and recommends its passage.

ARTHUR E. JONES,	W. E. WENNER,
SYLVESTER SPIDEL,	GEORGE S. MYERS,
HARRY L. FEDERMAN,	CHARLES S. KAY,
E. L. DONAHAY,	H. B. MADDEN.
P. M. BANKER,	

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Donahay submitted the following report:

The standing committee on Cities, to which was referred **H. B.**

**No. 647** — Mr. Donahay, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,	DOW W. HARTER,
P. M. BANKER,	CHAS. S. KAY,
GEORGE S. MYERS,	SYLVESTER SPIDEL.
TOM REYNOLDS,	

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Graham, of Licking, submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 649** — Mr. Cowan, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the word "witness" in line 11 and insert in lieu thereof the following:

Each member of the finance committee, or any select committee of either house, or any sub-committee thereof, shall be paid his necessary and actual traveling expenses incurred while such committee or sub-committee is visiting state institutions or making trips of investigation or inspection or doing work of a similar nature during the time such general assembly is in session, and each member shall also be allowed his actual and necessary traveling or other expenses incurred while attending meetings of such committee, or sub-committee, while engaged in any necessary duty of such committee, or sub-committee, during any recess of the general assembly prior to sine die adjournment. Such expenses shall be paid from the state treasury upon the warrant of

the auditor of state when vouchers therefor have been approved by the chairman of the committee.

C. W. KING  
C. W. McFARLAND,  
JOHN COWAN,  
R. M. BILLINGSLEA,  
FRANCIS M. THOMPSON,

FRANK C. WISE,  
J. S. GRAHAM,  
HARRY McKAY,  
HARRY L. FEDERMAN.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Beetham submitted the following report:

The special joint committee on Taxation, to which was referred **H. B. No. 546** — Mr. Smith, having had the same under consideration, reports it back without recommendation.

RUPERT BEETHAM,  
FRANK C. PARRETT,  
F. E. WHITTEMORE,  
W. W. BELLEW,  
MILTON CLARK,

JOHN E. HOLDEN,  
H. T. ROBINS,  
WILLIAM AGNEW,  
E. J. HOPPLE,  
FRANCIS M. THOMPSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fifth order of business, being reports of select committees.

The following report was submitted:

*To the General Assembly of Ohio:—*

Your joint committee on Salaries and Compensation of State Employes and School Teachers (**S. J. R. No. 62**) submit the following partial report:

By reason of the knowledge coming to this Committee through hearings given the public school teachers, superintendents and grade, throughout Ohio before the Committee, and of the further knowledge already well known in both branches of the General Assembly of the general deplorable conditions existing throughout the schools by reason of low salaries and inadequate funds to maintain the schools properly, and of the further common knowledge that unless such pay is properly increased and proper financial incentive is furnished that the former and present high-standard of schools throughout Ohio can neither be maintained nor increased, and thereby the best interests of our State and Republic subverted; therefore, in order to provide for the best available teachers in every public school in Ohio, and to furnish a proper incentive for such work and service on the part of those engaged in the profession of teaching or who shall be hereafter engaged therein, it is unanimously recommended that the bill herewith submitted entitled "A Bill to amend sections 7600 and 7600-1, General Code, by adding supplementary sections 7600-2, 7600-3, 7600-4, 7600-5, relating to salaries of teachers and state support of schools," which bill is a companion bill to House Bill No. 615 and Senate Bill No. 202, said two bills providing funds sufficient to carry out the provisions of the bill herewith submitted. The Joint Committee



on Salaries herewith recommends that the bill as presented on teachers' salaries by this committee be enacted into law by the General Assembly and thereby relieve the situation with reference to the schools of Ohio.

WM. M. MILLER,  
TOM W. JONES,  
CARL V. BEEBE,

Senators.

FRANK L. LYTLE,  
HARRY D. SILVER,  
H. S. ATKINSON,

Representatives.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 695** — The special joint committee on Salaries of State Employees and Teachers.

To amend sections 7600 and 7600-1, General Code, by adding supplementary sections 7600-2, 7600-3, 7600-4, 7600-5, relating to salaries of teachers and state support of schools.

On motion of Mr. Lytle, the constitutional rule requiring bills to be read on three different days was dispensed with, and **H. B. No. 695** was read the second time by its title and referred to the committee on Common Schools.

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time by their titles and referred to the following committees:

**Am. S. B. No. 199** — Mr. Ake.

To the committee on Judiciary.

**S. B. No. 207** — Mr. McCoy.

To the committee on Privileges and Elections.

The House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 696** — Mr. Hopple.

To confer upon corporations the power to endorse and guarantee their securities.

On motion of Mr. Hopple, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 696** — Mr. Hopple, was read the second time by its title and referred to the committee on Public Utilities.

**H. B. No. 697** — Mr. Morris.

To supplement section 4366 of the General Code by enactment of additional sections providing for the zoning or districting of municipalities and the regulation of the location, bulk, height and uses of buildings and other structures and premises.

On motion of Mr. Morris, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 697** — Mr. Morris, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 698** — Mr. Freeman.

To amend section 7645 of the General Code, relative to requiring the study of thrift in the public schools.

On motion of Mr. Freeman, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 698** — Mr. Freeman, was read the second time by its title and referred to the committee on Common Schools.

**H. B. 699** — Mr. Dodge.

To amend section 6929 of the General Code, relative to road bonds.

On motion of Mr. Dodge, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 699** — Mr. Dodge, was read the second time by its title and referred to the committee on Public Highways.

**H. B. No. 700** — Mr. Comings.

To provide for the cancellation of a mortgage.

On motion of Mr. Comings, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 700** — Mr. Comings, was read the second time by its title and referred to the committee on Codes, Courts and Procedure.

**H. B. No. 701** — Mr. York.

To change a certain county boundary line in the state of Ohio.

On motion of Mr. York, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 701** — Mr. York, was read the second time by its title and referred to the committee on Universities and Colleges.

Mr. Graham, of Muskingum, moved that **H. J. R. No. 92** — Mr. Graham, of Muskingum, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

**H. J. R. No. 92** — Mr. Graham, of Muskingum, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 63, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	McFarland,
Atkinson,	Crosser,	of Muskingum,	Madden,
Barnes,	Davis,	Green,	Matthews,
Beetham,	Denuene,	Halstead,	<b>Morris,</b>
Billingslea,	Dodge,	Hoover,	Mulcahy,
Bing,	Donahay,	Hopple,	Pearson,
Bishop,	Drury,	Huber,	Reynolds, Jas. A.,
Blauser,	Entemann,	Johnston,	Robins,
Bliss,	Evans,	Jones, of Trumbull,	Silver,
Bond,	Faris,	Kay,	Smith,
Brach,	Foster,	Kilbane,	Swedersky,
Brannon,	Freeman,	King,	Taylor,
Burns,	Gordon, of Brown,	Kreider,	Thompson,
Carson,	Gorrell,	Lonz,	Walsh,
Cochrun,	Graham,	Lytle,	Wiest,
Comings,	of Licking,	McCoy,	York—63.
Cookston,			

The resolution was adopted.

By unanimous consent Mr. Bing submitted the following report:

The standing committee on Common Schools, to which was re-

ferred **H. B. No. 661** — Mr. Faris, having had the same under consideration, reports it back and recommends its passage.

JOHN S. FARIS,  
L. J. GRAHAM,  
SIMEON H. BING,  
C. H. FREEMAN,

FRANCIS M. THOMPSON,  
TOM REYNOLDS,  
W. R. COMINGS,  
JOHN E. BARNES.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Tom Reynolds moved that the vote whereby **H. B. No. 405** — Mr. Dildine, was passed notwithstanding the Governor's veto, be reconsidered and that the motion be entered upon the journal and remain pending.

Mr. Blauser moved that his motion to discharge the committee on Insurance from further consideration of **H. B. No. 88** — Mr. Blauser, be taken from the table.

11:15 o'clock a. m.

On motion of Mr. Scott the House adjourned until Monday, January 19, 1920.

Attest: JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Monday, January 19, 1920, 5 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff of Columbus, O.  
The journal of yesterday was read and approved.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 316** — Mr. Dildine.

To supplement section 1579-259 of the General Code, by the enactment of a supplemented section to be known as section 1579-259a, providing for a municipal court in and for the city of Sandusky, Erie county, Ohio.

Attest: W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 120** — Mr. York.

To provide a method whereby superintendents of county infirmaries may retake escaped inmates in cases in which it is for the public welfare that such inmates should remain in such infirmaries.

Attest: W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following House Bill:

**Am. H. B. No. 332** — Mr. Comings.

To authorize township trustees to provide against fires and to provide and maintain fire apparatus and buildings for the use of volunteer fire companies, with the following amendments, in which the concurrence of the House is requested:

In line 17 change word "twenty" to "thirty".

In line 23 strike out words, "a special".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 622** — Mr. Federman.

Supplementary to an act entitled, an act relating to cities of the first class, having a population exceeding one hundred and fifty thousand inhabitants, passed May 4, 1869 (66 O. L. 80) and to all acts supplementary to said act and authorizing the board of trustees appointed under said act of May 4, 1869, to issue additional bonds for permanent betterments upon the line of railway constructed under the provisions of said act.

Attest:

W. E. HALLEY,  
Clerk.

The House then passed to the first order of business, being reports of standing committees.

Mr. Lustig submitted the following report:

The standing committee on Fees and Salaries, to which was referred **H. B. No. 598** — Mr. Lustig, having had the same under consideration, reports it back and recommends its passage.

JOSEPH LUSTIG,

C. W. KING,

J. S. FARIS,

F. S. ROBINSON.

HENRY EVANS,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Jones, of Hamilton, submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 659** — Mr. Hopple, having had the same under consideration, reports it back and recommends its passage.

ARTHUR E. JONES,

W. E. BURNS,

L. A. PEARSON,

JULIUS LUCHSINGER,

N. R. BLISS,

FRANK L. LYTLE,

C. GILBERT TAYLOR,

E. C. LAWYER,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Jones, of Hamilton, submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 666** — Mr. Bliss, having had the same under consideration, reports it back and recommends its passage.

C. GILBERT TAYLOR,  
HARRY MOYER,  
N. R. BLISS,  
DOW W. HARTER,

W. E. BURNS,  
ARTHUR E. JONES,  
E. C. LAWYER,  
JULIUS LUCHSINGER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the second order of business, being resolutions and motions.

Mr. Fouts offered the following resolution:

**H. J. R. No. 94** — Mr. Fouts.

Relative to the number of signatures required upon petitions for a referendum.

*Be it resolved by the General Assembly of the State of Ohio*, three-fifths of the members elected to each house concurring therein:

SECTION 1. That for the purpose of safeguarding the will of the electors of Ohio as expressed in legal enactments by and through their representatives to the General Assembly, there shall be submitted to the electors of this state in the manner provided by law, on the second Tuesday in August, 1920, a proposal to amend the constitution of the state of Ohio by amending article two, section 1-C thereof, so that it will read as follows:

"Sec. 1c. The second aforestated power reserved by the people is designated the referendum, and the signatures of \* \* \* *ten* percentum of the electors shall be required upon a petition to order a submission to the electors of the state for their approval or rejection of any law, section of any law or any item in any law appropriating money passed by the General Assembly. No law passed by the General Assembly shall go into effect until ninety days after it shall have been filed by the governor in the office of the secretary of state, except as herein provided. When a petition signed by \* \* \* *ten* percentum of the electors of the state and verified as herein provided, shall have been filed with the secretary of state within ninety days after any law shall have been filed by the governor in the office of the secretary of state, ordering that such law, section of such law or any item in such law appropriating money be submitted to the electors of the state for their approval or rejection, the secretary of state shall submit to the electors of the state for their approval or rejection such law, section or item, in the manner herein provided, at the next succeeding regular or general election in any year occurring subsequent to sixty days after the filing of such petition, and no such law, section or item shall go into effect until and unless approved by a majority of those voting upon the same. If, however, a referendum petition is filed against any such section or item, the remainder of the law shall not thereby be prevented or delayed from going into effect."

SECTION 2. At such election this amendment shall be placed on the official ballot in the manner prescribed by law as article two, sec. 1c, "SAFEGUARDING THE WILL OF ELECTORS AS EXPRESSED

IN LEGAL ENACTMENTS", or in other language sufficient to designate it clearly, and if a majority of the electors voting on the same shall adopt such amendment, sec. 1c hereinabove set forth of said article two, shall on and after said adoption become and constitute the section so amended of article two of the constitution of the state of Ohio and said original section 1c of such article shall be repealed and annulled.

The resolution was laid over under the rule.

Mr. Denune offered the following resolution:

**H. J. R. No. 95** — Mr. Denune.

Memorializing congress to provide an appropriation of \$500,000,-000.00 for the promotion of home building.

WHEREAS, It was necessary during the war period to use the materials and labor employed in home building for war purposes and home building was declared a non-essential industry for that period, saw mills and lumber manufacturing plants were commandeered and the price of lumber fixed by the government; and

WHEREAS, Home building is still being curtailed to an alarming degree because of the enormous prices now being asked for materials, such prices being far in excess of those fixed by the government during the war period for the same materials; and

WHEREAS, This suspension of home building has resulted in a great scarcity of houses, causing thousands of families to pay exorbitant rents and to live in undesirable quarters such as barns, sheds, tents, and other unfit places, and the resulting congestion and over-crowding are dangerous from the standpoint of public health; and

WHEREAS, The man of ordinary means and moderate salary cannot build himself a home at the present prices of materials and his family is therefore often forced to live under undesirable and demoralizing conditions; and

WHEREAS, A nation of home owners is a nation of patriotic citizens, for "No man ever went to war for a boarding house," and it is an obligation of government to provide the necessary machinery to promote and safeguard the public welfare; therefore,

*Be it resolved by the General Assembly of the State of Ohio, That* congress is hereby requested to provide by law for the creation of a bank or other institution similar to the Federal Farm Loan Bank, where citizens may borrow money at a low rate of interest and for long terms for the purpose of building homes, and that an appropriation of at least five hundred million dollars be made to put such plan in operation.

*Be it further resolved,* That a copy of this resolution be forwarded by the clerk of the House to the President of the Senate, the Speaker of the House of Representatives and to each member of congress from Ohio.

The resolution was laid over under the rule.

Mr. Lonz offered the following resolution:

**H. J. R. No. 96** — Mr. Lonz.

Requesting congress to modify the provisions of the Seamen's Act relative to traffic on the Great Lakes.

WHEREAS, The Seamen's Act of March, 1915, was passed primarily to improve the conditions of seamen and for the protection of passengers on the high seas; and



WHEREAS, Such act applies also to boats on the Great Lakes which do a purely coastwise business, where conditions are entirely different and passengers are amply protected; and

WHEREAS, The instructions of the act as applied to local lake traffic cause great hardship amounting practically to virtual destruction of all traffic during certain months of the year, with no corresponding benefits: therefore,

*Be it resolved by the General Assembly of the State of Ohio*, That congress is hereby requested to modify the Seamen's Act so that the restrictions of such act shall not apply to vessels on the Great Lakes which do a purely coastwise trade and whose routes are within three miles of the shore.

*Be it further resolved*, That copies of this resolution be forwarded by the clerk of the House to the presiding officers of both houses of congress and to each member of congress from Ohio.

The resolution was laid over under the rule.

Mr. Johnston moved that the Honorable John Kramer be invited to address the assembly in joint session tomorrow.

The motion was agreed to and Mr. Johnston was appointed a committee of one to extend the invitation and escort Mr. Kramer to the Hall of the House.

The House then passed to the third order of business, being introduction of bills.

The following bills were introduced and read the first time:

**H. B. No. 702** — Mr. King.

To make sundry appropriations.

On motion of Mr. King, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 702** was read the second time by its title.

On motion of Mr. Jas. A. Reynolds, the constitutional rule requiring bills to be read fully on three different days was dispensed with and **H. B. No. 702** was ordered engrossed at the clerk's desk and ordered placed on the calendar.

**H. B. No. 703** — Mr. Chester.

To provide for four year terms for county auditors, and to repeal Sec. 2558 of the General Code.

On motion of Mr. Chester, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 703** — Mr. Chester, was read the second time by its title and referred to the committee on County Affairs.

**H. B. No. 704** — Mr. Chester.

To amend section 12842 of the General Code, relative to the penalty for perjury in return of personal property for taxation.

On motion of Mr. Chester, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 704** — Mr. Chester, was read the second time by its title and referred to the committee on County Affairs.

**H. B. No. 705** — Mr. Donahay.

To provide for refunding collateral inheritance taxes paid when it has been judicially determined that the whole or a part of said taxes ought not to have been paid.

On motion of Mr. Donahay, the constitutional rule requiring bills

to be fully read on three different days was dispensed with, and **H. B. No. 705** — Mr. Donahay, was read the second time by its title, and referred to the joint committee on Taxation.

**H. B. No. 706** — Mr. Donahay (by request).

To amend section 1352-6 of the General Code, relating to institutions caring for children.

On motion of Mr. Donahay, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 706** — Mr. Donahay (by request), was read the second time by its title, and referred to the committee on Benevolent and Penal Institutions.

**H. B. No. 707** — Mr. Morris (by request).

To abolish the superior court of Cincinnati by repealing sections 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578 and 1579 of the General Code, creating the superior court of Cincinnati.

On motion of Mr. Morris, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 707** — Mr. Morris (by request), was read the second time by its title, and referred to the committee on Judiciary.

**H. B. No. 708** — Mr. Halstead.

To amend section 710-3 of the General Code, relating to the banking code.

On motion of Mr. Halstead, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 708** — Mr. Halstead, was read the second time by its title, and referred to the committee on Banks and Banking.

**H. B. No. 709** — Mr. Faris (by request).

To amend section 6300 of the General Code, relative to motor vehicle license tags.

On motion of Mr. Faris, the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 709** — Mr. Faris (by request), was read the second time by its title, and referred to the committee on County Affairs.

**H. B. No. 710** — Mr. Cowan.

To amend section 50 of the General Code, relating to the salary, and payment monthly of mileage of public officials.

On motion of Mr. Cowan, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 710** was read the second time by its title, and referred to the committee on Appropriations and Finance.

**H. B. No. 711** — Mr. Wildermuth.

To amend section 5653 of the General Code, relative to the dog and kennel fund.

On motion of Mr. Wildermuth, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 711** — Mr. Wildermuth, was read the second time by its title, and referred to the committee on County Affairs.

Mr. Robins moved that **H. J. R. No. 91** — Mr. Robins, be referred to the committee on Appropriations and Finance.

The motion was agreed to.

On motion of Mr. Beetham, the House recessed for five minutes.

The House met pursuant to recess.

Mr. Beetham submitted the following report:

The special joint committee on Taxation, to which was referred matters of taxation, having had the same under consideration, makes partial report by presenting the attached bill and recommending its passage (being **H. B. No. 712**).

FRANK C. PARRETT,  
WILLIAM AGNEW,  
WALLACE W. BELLEW,  
THOMAS M. BERRY,  
FRANK E. WHITTEMORE,

FRANCIS M. THOMPSON,  
RUPERT R. BEETHAM,  
MILTON CLARK,  
HUSTON T. ROBINS.

The report was agreed to.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 712** — The special joint committee on Taxation.

To authorize the taxing authorities of municipal corporations, to fund deficiencies in operating revenues for the year 1920, issue bonds and to levy taxes for such purposes.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 712** — The special joint committee on Taxation, was read the second time by its title and ordered placed on the calendar.

Mr. Beetham submitted the following report:

The special joint committee on Taxation, to which was referred matters of taxation, having had the same under consideration, makes partial report by presenting the attached bill and recommending its passage (being **H. B. No. 713**).

FRANK C. PARRETT,  
WILLIAM AGNEW,  
WALLACE W. BELLEW,  
THOMAS M. BERRY,

FRANK E. WHITTEMORE,  
RUPERT R. BEETHAM,  
MILTON CLARK,  
HUSTON T. ROBINS.

The report was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 713** — The special joint committee on Taxation.

To remove interest and sinking fund levies on account of bonds issued from all limitations on tax rates, and for such purpose, amending sections 5649-1, 5649-2, 5649-3a and 5649-5b of the General Code.

On motion of Mr. Beetham, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 713** — The special joint committee on Taxation, was read the second time by its title and ordered placed on the calendar.

By unanimous consent Mr. Myers submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 691** — Mr. Clark, having had the same under consideration, reports it back and recommends its passage.

JOS. S. BACKOWSKI,  
MILTON CLARK,  
CHARLES H. FOUTS,  
K. E. HOOVER,

GEO. S. MYERS,  
A. LEE BEATY,  
WM. L. HUGHES,  
HUSTON T. ROBINS.

The report was agreed to.



The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Myers submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 692** — Mr. Clark, having had the same under consideration, reports it back and recommends its passage.

GEO. S. MYERS,  
HUSTON T. ROBINS,  
JOS. S. BACKOWSKI,  
MILTON CLARK,

CHARLES H. FOUTS,  
A. LEE BEATY,  
K. E. HOOVER,  
WM. L. HUGHES.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 188** — Mr. Cable.

To amend section 286 of the General Code, providing for the enforcement of the findings of the Bureau of Inspection and Supervision of Public Offices.

**H. B. No. 235** — Mr. Luchsinger.

To establish fire drills in factories and lofts for the occupants thereof.

**H. B. No. 423** — Mr. Benner.

To amend sections 8355 and 8357 of the General Code, relative to registered pure bred bulls.

**H. B. No. 581** — Mr. Donahay.

To provide for the election and appointment of additional judges in Mahoning county.

**H. B. No. 590** — Mr. Jas. A. Reynolds.

To amend section 4862 of the General Code, to provide that women may vote and be voted for at certain elections.

**H. B. No. 631** — Mr. Chester.

To amend sections 3001 and 6498 of the General Code, relative to compensation of county commissioners.

HERBERT L. JONES,  
HENRY EVANS,  
C. F. MCCOY,  
THOMAS W. LATHAM,

TOM W. JONES,  
CHAS. A. WHITE,  
J. E. HOLDEN.

The Speaker of the House, in the presence of the House, signed said bills.

By unanimous consent Mr. Jones, of Trumbull, submitted the following report:

The standing committee on Privileges and Elections, to which was referred **S. B. No. 207** — Mr. McCoy, having had the same under consideration, reports it back and recommends its passage.

C. F. MCCOY,  
HERBERT L. JONES,  
H. M. CARPENTER,  
JAS. A. REYNOLDS,

R. B. CARSON,  
J. R. GARDNER,  
F. S. ROBINSON.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Mulcahy submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 699** — Mr. Dodge, having had the same under consideration, reports it back and recommends its passage.

CHARLES H. FOUTS,  
C. C. CRABBE,  
L. J. GRAHAM,  
IRWIN HALSTEAD,  
H. S. ATKINSON,

THOMAS MULCAHY,  
N. R. BLISS,  
H. W. COOKSTON,  
C. GILBERT TAYLOR,  
SYLVESTER SPIDEL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Fouts presented the resolution of Morgan County Pomono Grange No. 81, requesting that the General Assembly pass a law at the present session that will force the intangible property of the state upon the tax duplicate at its real or face value or deny it the protection of the courts; which was referred to the joint committee on Taxation.

On motion of Mr. Beetham the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, January 20, 1920, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O.

The journal of yesterday was read and approved.

Hon. John Kramer, Federal Prohibition Commissioner, was introduced by the speaker and addressed the House on the subject of prohibition.

**2:25 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 3 o'clock p. m.

**3:00 o'clock p. m.**

The House met pursuant to recess.

By unanimous consent Mr. Silver submitted the following report:

To the General Assembly:—

Joint committee on Salaries and Compensation of State Employees (**S. J. R. No. 62**) makes the following partial report:

After a comprehensive and exhaustive survey of the salaries paid in state supported universities, colleges and normal schools, and after a study of the general situation in these institutions, your committee is of the unanimous opinion that a critical condition exists which makes imperative immediate financial relief for state supported universities, colleges and normal schools. The committee has had a number of conferences with committees composed of trustees and

heads of the various state supported universities, colleges and normal schools and other conferences with committees composed of professors, instructors and employees. Many of the best qualified professors and instructors in these institutions are resigning and accepting more remunerative positions, and there is serious danger, that unless some relief is afforded, these institutions will suffer irreparable loss in their effectiveness, and the high standard now maintained demoralized. Therefore, your committee recommends that the fees and deposits received from these institutions be paid into the state treasury as now, but credited direct to the universities, colleges and normal schools from which they come, instead of to the general revenue of the state.

This partial report is submitted at this time with a proposed bill which provide immediate partial relief. The committee urges immediate action in order that fees and tuitions may be readjusted and become effective January 30th, the date on which semi-annual fees are collected from students.

The funds accruing to the use of our state supported educational institutions from the above recommended legislation will only partially meet the sum needed and for future relief this committee will make definite recommendations in its final report.

This recommendation has the approval of the auditor of state, the joint committee composed of trustees and heads of state supported universities, colleges and normal schools and is the unanimous recommendation of this committee.

W. M. MILLER,  
H. S. ATKINSON,

TOM W. JONES.  
CARL V. BEEBE,

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 714**—Special Joint Committee on Salaries of State Employes and School Teachers.

On motion of Mr. Silver the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 714** was read the second time by its title and ordered placed on the calendar.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Bonser submitted the following report:

The standing committee on Fees and Salaries, to which was referred **H. B. No. 686**—Mr. Robins, having had the same under consideration, reports it back and recommends its passage.

HORACE BONSER,  
F. S. ROBINSON,  
JOSEPH LUSTIG,

J. S. FARIS,  
HENRY EVANS,  
C. W. KING.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Robins submitted the following report:

The standing committee on Judiciary, to which was referred



**H. B. No. 655** — Mr. Robins, having had the same under consideration, reports it back and recommends its passage.

JOS. S. BACKOWSKI,  
MILTON CLARK,  
CHARLES H. FOUTS,  
GEO. S. MYERS,  
A. LEE BEATY,  
HUSTON T. ROBINS,

K. E. HOOVER,  
WM. L. HUGHES,  
DAVID H. SCOTT,  
H. H. GRISWOLD,  
J. S. MILLER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Billingslea submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 681** — Mr. Graham, of Licking, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

After the word "Ohio" in line 14 insert the word "State".

After the word "The" in line 15 insert the words "Ohio State".

R. M. BILLINGSLEA,  
H. M. CARPENTER,  
FRANK C. WISE,  
E. M. CROSSER,

C. W. KING,  
HARRY McKAY,  
J. S. GRAHAM,  
JOHN COWAN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Cowan submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. J. R. No. 91** — Mr. Robins, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
JOHN COWAN,  
E. M. CROSSER,  
D. W. BESAW,

R. M. BILLINGSLEA,  
HARRY McKAY,  
J. S. GRAHAM,  
FRANK C. WISE.

The report was agreed to.

The resolution was ordered to be placed on the calendar in its regular order.

Mr. Scott submitted the following report:

The standing committee on Military Affairs, to which was referred **S. B. No. 203** — Mr. Liggitt, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3 after the word "Armory" insert "and soldier's monumental".

In line 7 strike out the word "armory" and insert "building".

In line 9 after the period add: "The adjutant general is hereby authorized and directed to carry out the provisions of this act."

DAVID H. SCOTT,  
W. E. ENTEMANN,  
JOHN J. KILBANE,

JOHN H. CHESTER,  
CHAS. F. KREIDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 697** — Mr. Morris, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
W. E. WENNER,  
CHAS. S. KAY,  
H. B. MADDEN,

WM. L. HUGHES,  
E. L. DONAHAY,  
SYLVESTER SPIDEL,  
ARTHUR E. JONES.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 662** — Mr. Johnston, having had the same under consideration, reports it back and recommends its passage.

HARRY MOYER,  
E. L. DONAHAY,  
SYLVESTER SPIDEL,  
W. E. WENNER,  
H. B. MADDEN,

DOW W. HARTER,  
CHAS. S. KAY,  
ARTHUR E. JONES,  
P. M. BANKER,  
HARRY L. FEDERMAN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gardner submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 607** — Mr. Clark, having had the same under consideration, reports it back and recommends its passage.

WM. L. HUGHES,  
JOSEPH R. GARDNER,  
C. C. CRABE,

C. F. McCOY,  
GEO. F. GREVE,  
J. S. MILLER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Harter submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 670** — Mr. Helfrich, having had the same under consideration, reports it back and recommends its passage.

H. B. MADDEN,  
GEO. S. MYERS,  
E. L. DONAHAY,  
ARTHUR E. JONES,

DOW W. HARTER,  
W. E. WENNER,  
HARRY L. FEDERMAN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 715** — Mr. Robins.

To supplement section 5403 of the General Code by the enactment of an additional section, to be designated as section 5403-2 of the General Code, relating to the powers of the county auditor in listing omitted personal property for taxation.

On motion of Mr. Robins the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 715** — Mr. Robins, was read the second time by its title and referred to the Joint Committee on Taxation.

**H. B. No. 716** — Mr. Federman (by request).

To amend sections 7755, 7757, 7758, and 7761 of the General Code, relative to the establishment of public schools for the blind, deaf, and crippled.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 716** — Mr. Federman, was read the second time by its title and referred to the committee on Common Schools.

**H. B. No. 717** — Mr. Jones, of Hamilton.

To abolish the Insolvency Court of Hamilton county and to repeal sections 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618 and 1619 of the General Code.

On motion of Mr. Jones, of Hamilton, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 717** — Mr. Jones, of Hamilton, was read the second time by its title and referred to the committee on Judiciary.

**H. B. No. 718** — Mr. Bond.

Providing for the relief of Olive M. Smith.

On motion of Mr. Bond the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 718** — Mr. Bond, was read the second time by its title and referred to the committee on Common Schools.

**H. B. No. 719** — Mr. Jones, of Trumbull.

To enact supplemental section 7821-2 of the General Code, relative to the renewal of teachers' certificates.

On motion of Mr. Jones, of Trumbull, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 719** — Mr. Jones, of Trumbull, was read the second time by its title and referred to the committee on Common Schools.

**H. B. No. 720** — Mr. Crabbe.

To amend section 1465-54 and supplement section 1465-102 of the General Code by the enactment of section 1465-102a, relative to providing for the payment of expenses incurred in administering the state insurance fund.

On motion of Mr. Crabbe the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 720** — Mr. Crabbe, was read the second time by its title and referred to the committee on Judiciary.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Crabbe offered the following resolution:



**H. J. R. No. 97** — Mr. Crabbe.

Requesting that an invitation be extended to Ex-Premier Clemenceau of the French Republic to visit the United States and become our nation's guest.

WHEREAS, Americans with practical unanimity regard with veneration and gratitude the great French Premier who, within the past week was retired to private life; and

WHEREAS, Almost a century ago Lafayette, from a similar retirement, was invited to visit the United States and become the nation's guest; and

WHEREAS, His tour through our country, fittingly declared to be "the most singular and memorable pageant in the annals of time," stimulated patriotism, revived the sacred memories of the Revolution and united all hearts in a tribute to this knight errant of liberty; and,

WHEREAS, A similar visit from the intrepid leader and savior of the French republic and defender of liberty, at this time would stimulate Americanism, exalt the cause for which allied nations took up arms and afford our countrymen an opportunity to express their admiration and gratitude to him who led the allied hosts to victory; therefore,

*Be it resolved by the General Assembly of the State of Ohio:* That we hereby give a formal expression to the desire and hope that congress may invite to our Republic, Georges Eugene Benjamin Clemenceau, that peerless statesman and uncompromising patriot whose voice rang like a clarion above the cataclysm of the World War and would not be hushed by the onslaughts of the enemy or the bullet of the assassin until victory crowned the Allied hosts and France, saved and glorified overwhelmed bolshevism at the ballot box; be it further

*Resolved,* That we request our secretary of state to forward to our senators and representatives in congress copies of this resolution with the request that they use their influence to have a resolution adopted embodying the invitation herein suggested.

The resolution was laid over under the rule.

Mr. Beaty offered the following resolution:

**H. J. R. No. 98** — Mr. Beaty.

Relative to the replacement of the Lincoln monument in the city of Washington.

*Be it resolved by the General Assembly of the State of Ohio:*

WHEREAS, In 1866 and 1867, immediately after the martyrdom of Lincoln steps were taken in the city of Washington to erect a monument to Abraham Lincoln in front of the city hall there, and the movement was made successful by small contributions of the people who knew personally and loved the mighty Lincoln; and

WHEREAS, Said monument was the first one in memory of Lincoln, modest and plain, like himself, entirely best representing that great man ever yet erect — surmounted as it was by a life size statue of him, as like as life; and

WHEREAS, Said monument was dedicated in 1868 in the midst of the largest and most august assemblage of our mightiest Americans, most of whom personally knew Lincoln well, and with them, also, were thousands of Union soldiers who had gone to battle at Lincoln's call; and

WHEREAS, Notably, Andrew Johnson, president, unveiled the statue, and made a memorable speech dedicating the monument and consecrating forever the sacred spot on which it has stood half a century; and

WHEREAS, Vandal hands have dared to desecrate, pull down, wreck and destroy that monument, and hidden it away from human view, to the shame and disgrace of the whole American nation; now, therefore, be it

*Resolved*, That without qualification the representatives and senators of the Eighty-third General Assembly of Ohio unanimously condemn this unpatriotic and unprecedented vandalism and demand that the venerated monument be replaced on the same consecrated spot where it was erected half a century ago.

*Resolved further*, That a copy of this resolution be transmitted to the president of the United States and to our two senators and our representatives in congress with the urgent and respectful request that they use the power and authority of their great offices to repair this wrong and restore the venerated shaft to its former place in its entirety, as when dedicated in 1868.

The resolution was laid over under the rule.

Mr. Cowan offered the following resolution:

**H. J. R. No. 99** — Mr. Cowan.

Authorizing the transfer of funds.

*Be it resolved by the General Assembly of the State of Ohio*, That in connection with the appropriation for the tax commission of Ohio as heretofore made on the 28th day of May, 1919, and found on page 799 of volume 108 Ohio Laws, part one, authority is hereby granted for the transfer of the sum of \$1,300.00 from

A-1. Salaries, commissioners

to

A-1. Salaries, stenographers

and the proper fiscal officers of the state are hereby directed to make such transfer herein authorized in accordance with the terms of this resolution, the intent being to make such amount available for the payment of stenographic help of said commission.

Mr. Cowan moved that the rules be suspended and the resolution be considered at once. The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Clark,	Evans,	Greve,
Backowski,	Cochrun,	Federman,	Griswold,
Beaty,	Comings,	Foster,	Harter,
Beetham,	Cookston,	Fouts,	Hastings,
Benner,	Copeland,	Freeman,	Helfrich,
Besaw,	Cowan,	Gardner,	Hinchey,
Billingslea,	Crabbe,	Gordon, of Logan,	Johnston,
Bishop,	Crosser,	Gorrell,	Jones, of Hamilton,
Blauser,	Davis,	Graham,	Jones, of Trumbull,
Bond,	Dildine,	of Licking,	Kilbane,
Brach,	Dodge,	Graham,	King,
Bryson,	Donahay,	of Muskingum,	Kreider,
Carson,	Emery,	Green,	Lentz,

Those voting in the affirmative are: Messrs. — Concluded.

Lonz,	Mulcahy,	Shy,	Thompson,
Luchsinger,	Myers,	Smith,	Walsh,
Lytle,	Pugh,	Spidel,	Wenner,
McCoy,	Robins,	Stokes,	Wiest,
Madden,	Robinson,	Swedersky,	Wildermuth,
Matthews,	Scott,	Taylor,	Wise,
			York—75.

So the resolution was adopted.

Mr. Cowan offered the following resolution:

**H. J. R. No. 100** — Mr. Cowan.

Relative to enrolling **H. J. R. No. 99** — Mr. Cowan, in typewriting.

*Be it resolved by the General Assembly of the State of Ohio, That* inasmuch as a condition has arisen which makes it necessary that **H. J. R. No. 99** — Mr. Cowan, go into effect at once, it is hereby declared to be a necessity that said resolution be enrolled in typewriting instead of printing, according to the provisions of section 67 of the General Code.

Mr. Cowan moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Crosser,	Helfrich,	Pearson,
Beaty,	Dildine,	Hinchey,	Pugh,
Benner,	Dodge,	Johnston,	Robins,
Besaw,	Donahay,	Jones, of Hamilton,	Robinson,
Billingslea,	Emery,	Jones, of Trumbull,	Scott,
Bishop,	Evans,	Kilbane,	Shy,
Blauser,	Federman,	King,	Silver,
Bond,	Foster,	Kreider,	Smith,
Brach,	Gardner,	Lawyer,	Spidel,
Bryson,	Gordon, of Logan,	Lentz,	Swedersky,
Carpenter,	Graham,	Lonz,	Taylor,
Carson,	of Licking,	Lytle,	Thompson,
Cochrun,	Green,	Madden,	Walsh,
Cookston,	Greve,	Matthews,	Wenner,
Copeland,	Griswold,	Mulcahy,	Wildermuth,
Cowan,	Halstead,	Myers,	York—65.
Crabbe,	Hastings,		

The resolution was adopted.

5:55 o'clock p. m.

On motion of Mr. Beetham the House adjourned until 10:00 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.



Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, January 21, 1920, 10 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Rev. W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Beetham moved that the following bills compose and be adopted as the calendar for today.

**H. B. No. 691** — Mr. Clark.

**H. B. No. 589** — Mr. Gordon, of Brown.

**H. B. No. 650** — Mr. Green.

**H. B. No. 659** — Mr. Hopple.

**S. B. No. 123** — Mr. Davis.

**H. B. No. 661** — Mr. Faris.

**H. B. No. 706** — Mr. Donahay.

**H. B. No. 697** — Mr. Morris.

**H. B. No. 598** — Mr. Lustig.

**H. B. No. 648** — Mr. Halstead.

**H. B. No. 605** — Mr. Davis.

**H. B. No. 608** — Mr. Burns.

**S. B. No. 203** — Mr. Liggitt.

The motion was agreed to.

Mr. Bing was granted leave of absence on account of illness.

The House then passed to the second order of business, being bills for third reading.

**H. B. No. 691** — Mr. Clark, was taken up and read third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays 1, as follows:

Those voting in the affirmative are: Messrs:

Alban,	Donahay,	Huber,	Myers,
Beetham,	Drury,	Hughes,	Pearson,
Benner,	Emery,	Johnston,	Pugh,
Besaw,	Evans,	Jones, of Hamilton,	Reynolds, Jas. A.,
Billingslea,	Fouts,	Jones, of Trumbull,	Robins,
Blauser,	Gordon, of Brown,	Kay,	Robinson,
Bonser,	Gordon, of Logan,	Kilbane,	Russell,
Brach,	Graham,	King,	Scott,
Burns,	of Muskingum,	Kreider,	Shy,
Carpenter,	Green,	Lawyer,	Silver,
Carson,	Greve,	Lentz,	Smith,
Clark,	Griswold,	Lonz,	Spidel,
Cochrun,	Halstead,	Luchsinger,	Swedersky,
Cookston,	Harter,	Lustig,	Talley,
Crabbe,	Hastings,	Lytle,	Walsh,
Crosser,	Hatch,	McCoy,	Wiest,
Davis,	Helfrich,	McFarland,	Wildermuth,
Dildine,	Hinchey,	Madden,	York—74.
Dodge,	Hopple,	Mulcahy,	

Mr. Matthews voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 589** — Mr. Gordon, of Brown, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those voting in the affirmative are: Messrs:

Alban,	Denune,	Helfrich,	Mulcahy,
Backowski,	Dildine,	Hinchey,	Myers,
Beaty,	Donahay,	Hopple,	Pugh,
Benner,	Drury,	Huber,	Reynolds, Jas. A.,
Besaw,	Emery,	Hughes,	Robinson,
Billingslea,	Evans,	Johnston,	Russell,
Blauser,	Federman,	Jones, of Hamilton,	Scott,
Bonser,	Fouts,	Jones, of Trumbull,	Shy,
Brach,	Freeman,	Kay,	Silver,
Brannon,	Gordon, of Brown,	Kilbane,	Smith,
Bryson,	Gordon, of Logan,	King,	Spidel,
Burns,	Gorrell,	Kreider,	Stump,
Cable,	Graham,	Lawyer,	Swedersky,
Carpenter,	of Muskingum,	Lentz,	Talley,
Carson,	Green,	Lonz,	Thompson,
Clark,	Greve,	Lustig,	Walsh,
Cochrun,	Griswold,	Lytle,	Wenner,
Comings,	Halstead,	McCoy,	Wiest,
Cookston,	Harter,	Madden,	Wildermuth,
Copeland,	Hastings,	Matthews,	Wise,
Crosser,	Hatch,	Miller, of Fulton,	York—84.
Davis,			

So the bill passed.

The title was agreed to.

**H. B. No. 650** — Mr. Green, was taken up and read third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those voting in the affirmative are: Messrs:

Alban,	Donahay,	Hopple,	Morris,
Beaty,	Emery,	Huber,	Mulcahy,
Benner,	Faris,	Hughes,	Myers,
Besaw,	Federman,	Johnston,	Pugh,
Billingslea,	Fouts,	Jones, of Hamilton,	Reynolds, Jas. A.,
Blauser,	Gardner,	Jones, of Trumbull,	Robins,
Bond,	Gordon, of Brown,	Kay,	Robinson,
Bonser,	Gordon, of Logan,	Kilbane,	Russell,
Brach,	Gorrell,	King,	Shy,
Brannon,	Graham,	Kreider,	Silver,
Bryson,	of Muskingum,	Lawyer,	Spidel,
Burns,	Green,	Lentz,	Stump,
Carpenter,	Greve,	Lonz,	Swedersky,
Carson,	Griswold,	Luchsinger,	Talley,
Cochrun,	Harter,	Lustig,	Walsh,
Comings,	Hastings,	Lytle,	Wenner,
Crabbe,	Hatch,	McCoy,	Wiest,
Crosser,	Helfrich,	Madden,	Wildermuth,
Denune,	Hinchey,	Matthews,	York—78.
Dodge,	Hoover,	Miller, of Fulton,	

So the bill passed.

The title was agreed to.

**H. B. No. 659** — Mr. Hopple, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those voting in the affirmative are: Messrs:

Alban,	Crosser,	Harter,	Morris,
Backowski,	Denune,	Hastings,	Mulcahy,
Benner,	Dildine,	Hatch,	Myers,
Besaw,	Dodge,	Helfrich,	Pearson,
Billingslea,	Donahay,	Hoover,	Pugh,
Bishop,	Drury,	Hopple,	Reynolds, Jas. A.,
Blauser,	Emery,	Hughes,	Robins,
Bliss,	Evans,	Johnston,	Robinson,
Bond,	Faris,	Jones, of Trumbull,	Russell,
Bonser,	Foster,	Kay,	Scott,
Brach,	Fouts,	Kilbane,	Shy,
Brannon,	Freeman,	King,	Smith,
Burns,	Gardner,	Kreider,	Spidel,
Cable,	Gordon, of Brown,	Lentz,	Stump,
Carpenter,	Gordon, of Logan,	Lonz,	Swedersky,
Carson,	Gorrell,	Lustig,	Talley,
Cochrun,	Graham,	Lytle,	Thompson,
Comings,	of Muskingum,	McCoy,	Walsh,
Cookston,	Green,	McKay,	Wenner,
Copeland,	Greve,	Matthews,	Wiest,
Crabbe,	Halstead,	Miller, of Fulton,	York—83.

So the bill passed.

The title was agreed to.

**S. B. No. 123** — Mr. Davis, was taken up and read the third time.

Mr. Kay moved that further consideration of **S. B. No. 123** — Mr. Davis, be deferred.

The motion was agreed to.

**H. B. No. 661** — Mr. Faris, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. McCoy moved to amend as follows:

In line 7, after the word "teachers", insert the following: "when the cost of such erection and maintenance has been contributed by private donations",

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 83; nays none, as follows:

Those voting in the affirmative are: Messrs:

Alban,	Crabbe,	Green,	Madden,
Backowski,	Crosser,	Greve,	Matthews,
Banker,	Davis,	Griswold,	Miller, of Fulton,
Beaty,	Denune,	Hastings,	Morris,
Benner,	Dildine,	Hatch,	Mulcahy,
Bishop,	Dodge,	Helfrich,	Myers,
Blauser,	Donahay,	Hinchey,	Pearson,
Bliss,	Drury,	Hoover,	Reynolds, Jas. A.,
Bond,	Emery,	Hopple,	Robins,
Bonser,	Evans,	Huber,	Robinson,
Brach,	Faris,	Hughes,	Russell,
Brannon,	Federman,	Johnston,	Shy,
Bryson,	Foster,	Jones, of Trumbull,	Silver,
Burns,	Fouts,	Kay,	Smith,
Cable,	Freeman,	Kreider,	Spidel,
Carpenter,	Gordon, of Brown,	Lawyer,	Stump,
Carson,	Gorrell,	Lentz,	Swedersky,
Cochrun,	Graham,	Lonz,	Talley,
Comings,	of Licking,	Lustig,	Wenner,
Cookston,	Graham,	McCoy,	Wiest,
Copeland,	of Muskingum,	McKay,	York—83.
Cowan,			



So the bill passed.

The title was agreed to.

**H. B. No. 706** — Mr. Donahay, was taken up.

Mr. Donahay moved that **H. B. No. 706** — Mr. Donahay, be informally passed.

The motion was agreed to.

**H. B. No. 697** — Mr. Morris, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays 1, as follows:

Those voting in the affirmative are: Messrs:

Banker,	Crabbe,	Greve,	Myers,
Beaty,	Crosser,	Griswold,	Pearson,
Beetham,	Davis,	Halstead,	Reynolds, Jas. A.,
Benner,	Dildine,	Harter,	Robinson,
Bishop,	Dodge,	Hinchey,	Russell,
Blauser,	Donahay,	Hopple,	Shy,
Bliss,	Drury,	Hughes,	Silver,
Bond,	Emery,	Johnston,	Smith,
Bonser,	Evans,	Jones, of Hamilton,	Spidel,
Brach,	Federman,	Kay,	Stump,
Brannon,	Foster,	Lawyer,	Swedersky,
Bryson,	Fouts,	Lonz,	Talley,
Cable,	Freeman,	Lustig,	Taylor,
Carpenter,	Gardner,	McKay,	Walsh,
Cochran,	Gordon, of Logan,	Madden,	Wenner,
Comings,	Gorrell,	Miller, of Fulton,	Wildermuth,
Cookston,	Graham,	<b>Morris,</b>	Wise,
Copeland,	of Muskingum,	Mulcahy,	York—73.
Cowan,	Green,		

Mr. Wiest voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 598** — Mr. Lustig, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 48, nays 21, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Burns,	Helfrich,	Mulcahy,
Atkinson,	Carson,	Hinchey,	Myers,
Backowski,	Cochran,	Hoover,	Pugh,
Benner,	Cowan,	Hopple,	Reynolds, Jas. A.,
Besaw,	Denune,	Huber,	Shy,
Billingslea,	Evans,	Johnston,	Smith,
Bishop,	Foster,	Kilbane,	Stokes,
Blauser,	Greve,	Kreider,	Swedersky,
Bliss,	Griswold,	Lentz,	Walsh,
Bond,	Halstead,	Lonz,	Wiest,
Brach,	Harter,	Lustig,	Wildermuth,
Brannon,	Hastings,	Madden,	York—48.

Those voting in the negative are: Messrs.

Beaty,	Crosser,	Gorrell,	Jones, of Hamilton,
Bryson,	Donahay,	Graham,	Jones, of Trumbull,
Cable,	Drury,	of Licking,	Lawyer,
Comings,	Gardner,	Green,	Luchsinger,
Crabbe,	Gordon, of Logan,	Hatch,	Pearson,
		Hooley,	Talley—21.

The bill not having received a constitutional majority was lost. By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 721** — Mr. Pearson. To amend section 8977 of the General Code providing for passenger fares on railroads.

On motion of Mr. Pearson the constitutional rule requiring bills to be fully read on three different days was dispensed with and **H. B. No. 721** — Mr. Pearson, was read the second time by its title and referred to the committee on Public Utilities.

By unanimous consent Mr. Faris offered the following resolution:

**H. R. No. 75** — Mr. Faris.

Relative to the death of Mrs. Simeon H. Bing.

WHEREAS, The House of Representatives have learned with profound sorrow of the death of Mrs. Bing, wife of Representative Simeon H. Bing, of Gallia county.

*Be it resolved by the House of Representatives*, That we extend to Mr. Bing our sympathy in this, his hour of deepest sorrow and affliction.

*Be it further resolved*, That out of respect, this House do now recess until two o'clock in memory of Mrs. Bing.

The resolution was adopted by a rising vote and the House recessed.

**2:00 o'clock p. m.**

The House met pursuant to recess.

On motion of Mr. Beetham, the House recessed until 2:30 o'clock p. m.

**2:30 o'clock p. m.**

The House met pursuant to recess.

Mr. Beetham moved that the House take up for consideration at this time **H. B. No. 713** — The Special Joint Committee on Taxation.

The motion was agreed to.

**H. B. No. 713** — The Special Joint Taxation Committee, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and one hundred seven members answered to their names.

The absentees are: Messrs.

Atkinson,	Dunspaugh,	Hatch,	Stokes,
Barnes,	Faris,	Helfrich,	Waterston,
Bing,	Gordon, of Brown,	Moyer,	Weaver.
Brown,	Greve,	Tom Reynolds,	

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

The question recurring on the passage of **H. B. No. 713**.

Mr. Beetham moved to amend as follows:

Strike out all after the enacting clause and substitute the following:

Section 1. The commissioners of any county, the trustees of any township, the council or other legislative body of any municipal corporation, or the boards of education of any school district having a bonded

indebtedness on January 20, 1920, or having authority by a vote of the electors to issue such bonds, may, at any regular or primary election held in the year 1920 or in any year thereafter during the life of any such bonds submit to the electors of such county, township, municipal corporation, or school district, in the manner provided by sections 5649-5 and 5649-5a of the General Code the proposition of exempting from the limitations of sections 5649-2, 5649-3a and 5649-5b of the General Code all subsequent levies for interest and sinking fund purposes on account of such bonds. In the resolution providing for such submission, the rate of taxes that would be required for such purposes in the next succeeding year on the basis of the duplicate made up in the year in which the resolution is adopted shall be set forth, together with the number of years during which the exemption would apply. The form of ballots cast at such election shall be:

"For exempting interest and sinking fund levies on account of outstanding bonds from all tax limitations 'Yes'."

"For exempting interest and sinking fund levies on account of outstanding bonds from all tax limitations 'No'."

Section 2. If a majority of the electors voting thereon at such election vote in favor thereof, it shall be lawful to levy taxes within such taxing district for such purposes during the remainder of the life of such bonds at such rate, annually, as may be necessary to pay the interest on such bonds and to provide a sinking fund for their retirement at maturity, irrespective of any of the limitations prescribed by the sections of the General Code mentioned in section 1 of this act.

Section 3. Nothing in this act shall apply to levies for special purposes in anticipation of which bonds have been issued; and such bonds shall not be considered as a part of the bonded indebtedness of any political sub-division for the purposes of this act.

The question recurring, "Shall the bill pass?"

Mr. Dunn demanded the previous question on the amendment, which was duly seconded.

The question being, "Shall the debate now close?"

Which was agreed to.

The question recurring on the amendment, upon which a roll call was demanded, taken, and resulted — yeas 67, nays 26, as follows:

\* Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Lytle,
Banker,	Crabbe,	of Licking,	McCoy,
Beaty,	Crosser,	Graham,	McKay,
Beetham,	Davis,	of Muskingum,	Matthews,
Benner,	Dildine,	Green,	Miller, of Fulton,
Besaw,	Dodge,	Griswold,	Morris,
Bond,	Donahay,	Halstead,	Pearson,
Bonser,	Drury,	Hatch,	Robins,
Bryson,	Dunn,	Hookey,	Robinson,
Burns,	Emery,	Hughes,	Russell,
Cable,	Faris,	Jones, of Hamilton,	Scott,
Carpenter,	Federman,	Jones, of Trumbull,	Silver,
Carson,	Fouts,	Kay,	Spidel,
Clark,	Freeman,	King,	Talley,
Cochrun,	Gardner,	Kreider,	Taylor,
Comings,	Gordon, of Logan,	Lawyer,	Wenner,
Cookston,	Gorrell,	Luchsinger,	Winter,
			Wise—67.



Those voting in the negative are: Messrs.

Billingslea,	Hinchey,	Miller, of Stark,	Shy,
Brannon,	Hoover,	Mulcahy,	Smith,
Cowan,	Hopple,	Myers,	Thompson,
Denune,	Johnston,	Pugh,	Walsh,
Evans,	Lentz,	Reynolds, Jas. A.,	Wildermuth,
Hastings,	Lonz,	Schelhorn,	York—26.
Helfrich,	Lustig,		

The motion was agreed to, and the bill so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken and resulted — yeas, 67, nays 35, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Lytle,
Banker,	Crabbe,	of Licking,	McCoy,
Beaty,	Crosser,	Graham,	McKay,
Beetham,	Davis,	of Muskingum,	Matthews,
Benner,	Dildine,	Green,	Miller, of Fulton,
Besaw,	Dodge,	Griswold,	Morris,
Bond,	Donahay,	Halstead,	Pearson,
Bonser,	Drury,	Hatch,	Robins,
Bryson,	Dunn,	Hooley,	Robinson,
Burns,	Emery,	Hughes,	Russell,
Cable,	Faris,	Jones, of Hamilton,	Scott,
Carpenter,	Federman,	Jones, of Trumbull,	Silver,
Carson,	Fouts,	Kay,	Spidel,
Clark,	Freeman,	King,	Talley,
Cochrun,	Gardner,	Kreider,	Taylor,
Comings,	Gordon, of Logan,	Lawyer,	Wenner,
Cookston,	Gorrell,	Luchsinger,	Winter,
			Wise—67.

Those voting in the negative are: Messrs.

Atkinson,	Evans,	Lonz,	Shy,
Backowski,	Foster,	Lustig,	Smith,
Billingslea,	Hastings,	Madden,	Stump,
Bishop,	Helfrich,	Miller, of Stark,	Thompson,
Blauser,	Hinchey,	Mulcahy,	Walsh,
Bliss,	Hopple,	Myers,	Wiest,
Brannon,	Huber,	Pugh,	Wildermuth,
Cowan,	Johnston,	Reynolds, Jas. A.,	York—35.
Denune,	Kilbane,	Schelhorn,	

So the bill passed.

Mr. Thompson moved to amend the title as follows:

In the title strike out the words "Special Joint Taxation Committee" and insert in lieu thereof "Mr. Gardner".

Mr. Clark arose to a point of order and stated that Mr. Thompson's motion to amend the title was not germane as he seeks to amend the authorship rather than the title.

The Speaker sustained the point of order.

Mr. Beetham moved to amend the title as follows:

In line 2 of the title at the end thereof insert the following:

"prior to January 20, 1920".

Strike out lines 4, 5 and 6 of the title and insert in lieu thereof the following: "with the approval of the electors of a subdivision".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

Mr. Talley moved that the House take up for consideration at this time **H. J. R. No. 93** — Mr. Talley.

The motion was not agreed to.

The Speaker appointed under the provisions of **H. J. R. No. 92** — Mr. Graham, of Muskingum, Messrs. Graham, of Muskingum, Bond and Atkinson.

Mr. Beetham moved that **H. B. No. 712** — The Special Joint Committee on Taxation, be now taken up for consideration.

The motion was agreed to.

**H. B. No. 712** — The Special Joint Committee on Taxation, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays 21, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	McFarland,
Beaty,	Crosser,	of Muskingum,	McKay,
Beetham,	Davis,	Green,	Matthews,
Benner,	Dodge,	Griswold,	Miller, of Fulton,
Besaw,	Donahay,	Halstead,	Morris,
Bond,	Drury,	Hatch,	Pearson,
Bonser,	Dunn,	Hooley,	Robins,
Bryson,	Emery,	Hughes,	Robinson,
Burns,	Faris,	Jones, of Hamilton,	Russell,
Cable,	Federman,	Jones, of Trumbull,	Scott,
Carpenter,	Fouts,	Kay,	Silver,
Carson,	Freeman,	King,	Spidel,
Clark,	Gardner,	Kreider,	Talley,
Cochrun,	Gordon, of Logan,	Lawyer,	Taylor,
Comings,	Gorrell,	Luchsinger,	Wenner,
Cookston,	Graham,	Lytle,	Winter,
Copeland,	of Licking,	McCoy,	Wise—66.

Those voting in the negative are: Messrs.

Billingslea,	Helfrich,	Lustig,	Schelhorn,
Blauser,	Hopple,	Madden,	Shy,
Brannon,	Johnston,	Mulcahy,	Smith,
Denune,	Kilbane,	Myers,	Thompson,
Entemann,	Lentz,	Pugh,	York—21.
Evans,			

So the bill passed.

The title was agreed to.

Mr. Beaty called up his pending motion entered upon the journal to reconsider the vote whereby the House refused to pass certain items of **H. B. No. 558** — Mr. King, notwithstanding the objections of the governor.

The motion was taken up.

The question being, "Shall the vote be reconsidered?"

Which was agreed to.

The question recurring, "Shall the items pass?"

The yeas and nays were taken, and resulted — yeas 90, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bond,	Clark,	Drury,
Backowski,	Bonser,	Comings,	Emery,
Beaty,	Brach,	Cookston,	Entemann,
Beetham,	Brannon,	Cowan,	Evans,
Benner,	Bryson,	Crabbe,	Faris,
Besaw,	Burns,	Crosser,	Federman,
Bishop,	Cable,	Davis,	Foster,
Blauser,	Carpenter,	Dildine,	Freeman,
Bliss,	Carson,	Donahay,	Gardner,

Those voting in the affirmative are: Messrs. — Concluded.

Gordon, of Brown,	Hooley,	Lustig,	Silver,
Gordon, of Logan,	Hoover,	Lytle,	Smith,
Gorrell,	Hopple,	Madden,	Spidel,
Graham,	Huber,	Miller, of Fulton,	Stump,
of Muskingum,	Hughes,	Morris,	Swedersky,
Green,	Johnston,	Myers,	Talley,
Greve,	Jones, of Hamilton,	Pearson,	Taylor,
Griswold,	Jones, of Trumbull,	Pugh,	Thompson,
Halstead,	Kay,	Reynolds, Jas. A.,	Walsh,
Harter,	Kilbane,	Robins,	Wenner,
Hastings,	Lawyer,	Robinson,	Wiest,
Hatch,	Lentz,	Russell,	Winter,
Helfrich,	Lonz,	Schelhorn,	Wise—90.
Hinchey,	Luchsinger,	Shy,	

Those voting in the negative are: Messrs. Graham, of Licking, King, Kreider, McCoy, McKay, and Matthews.

The items passed notwithstanding the objections of the governor.

Mr. Beetham moved that **S. B. No. 123** — Mr. Davis, which had previously been read the third time and upon which action had been deferred be now taken up for consideration.

The motion was agreed to.

**S. B. No. 123** — Mr. Davis, was taken up.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Halstead,	McFarland,
Backowski,	Crosser,	Hastings,	McKay,
Beaty,	Davis,	Hatch,	Madden,
Beetham,	Dildine,	Helfrich,	Matthews,
Benner,	Dodge,	Hoover,	Mulcahy,
Besaw,	Donahay,	Hopple,	Pearson,
Billingslea,	Drury,	Huber,	Pugh,
Bishop,	Dunn,	Johnston,	Robins,
Blauser,	Emery,	Jones, of Hamilton,	Robinson,
Bond,	Entemann,	Jones, of Trumbull,	Schelhorn,
Brach,	Evans,	Kay,	Scott,
Bryson,	Federman,	Kilbane,	Shy,
Burns,	Foster,	King,	Spidel,
Cable,	Gardner,	Kreider,	Swedersky,
Carson,	Gordon, of Brown,	Lawyer,	Talley,
Clark,	Gordon, of Logan,	Lentz,	Taylor,
Cochrun,	Gorrell,	Luchsinger,	Walsh,
Comings,	Graham,	Lytle,	Wenner,
Cookston,	of Muskingum,	McCoy,	Wildermuth—77.
Copeland,	Green,		

So the bill passed.

The title was agreed to.

Mr. Crabbe withdrew his pending motion for the reconsideration of the vote by which **H. B. No. 620** — Mr. Crabbe, was lost.

**H. B. No. 648** — Mr. Halstead, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Halstead moved to amend as follows:

In line 30, after the word "township", insert the following: "Or municipality as the case may be".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"



The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs.

Beaty,	Drury,	Hastings,	Morris,
Beetham,	Dunn,	Helfrich,	Mulcahy,
Besaw,	Emery,	Hinchey,	Myers,
Billingslea,	Entemann,	Hoover,	Pearson,
Bishop,	Evans,	Huber,	Pugh,
Blauser,	Faris,	Jones, of Hamilton,	Robins,
Bonser,	Federman,	Jones, of Trumbull,	Russell,
Brach,	Foster,	Kay,	Schelhorn,
Bryson,	Gardner,	Kreider,	Shy,
Burns,	Gordon, of Logan,	Lentz,	Smith,
Cable,	Gorrell,	McCoy,	Swedersky,
Carson,	Graham,	McFarland,	Talley,
Comings,	of Licking,	McKay,	Taylor,
Cookston,	Graham,	Madden,	Walsh,
Crosser,	of Muskingum,	Matthews,	Wenner,
Dildine,	Greve,	Miller, of Fulton,	Winter,
Dodge,	Halstead,	Miller, of Stark,	Wise—68.
Donahay,	Harter,		

So the bill passed.

The title was agreed to.

**H. B. No. 605** — Mr. Davis, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 86, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hatch,	Miller, of Fulton,
Beaty,	Donahay,	Helfrich,	Miller, of Stark,
Beetham,	Drury,	Hoover,	Mulcahy,
Billingslea,	Dunn,	Hopple,	Myers,
Bishop,	Emery,	Huber,	Pearson,
Blauser,	Entemann,	Hughes,	Pugh,
Bond,	Evans,	Johnston,	Reynolds, Jas. A.,
Bonser,	Faris,	Jones, of Hamilton,	Robins,
Brach,	Federman,	Jones, of Trumbull,	Robinson,
Brannon,	Foster,	Kay,	Russell,
Bryson,	Freeman,	Kilbane,	Schelhorn,
Cable,	Gardner,	Kreider,	Scott,
Carpenter,	Gordon, of Logan,	Lawyer,	Shy,
Chester,	Gorrell,	Lentz,	Smith,
Cochrun,	Graham,	Lonz,	Spidel,
Comings,	of Muskingum,	Luchsinger,	Swedersky,
Cookston,	Green,	Lytle,	Talley,
Copeland,	Greve,	McCoy,	Thompson,
Crabbe,	Griswold,	McFarland,	Walsh,
Crosser,	Halstead,	McKay,	Wenner,
Davis,	Harter,	Madden,	York—86.
Dildine,	Hastings,	Matthews,	

So the bill passed.

The title was agreed to.

**H. B. No. 608** — Mr. Burns, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 76, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Griswold,	Matthews,
Backowski,	Davis,	Halstead,	Mulcahy,
Beaty,	Denune,	Harter,	Myers,
Beetham,	Dodge,	Hatch,	Pearson,
Benner,	Donahay,	Helfrich,	Pugh,
Billingslea,	Drury,	Hoover,	Reynolds, Jas. A.,
Bishop,	Dunn,	Huber,	Robinson,
Blauser,	Emery,	Johnston,	Russell,
Bliss,	Entemann,	Jones, of Hamilton,	Schelhorn,
Bond,	Faris,	Jones, of Trumbull,	Shy,
Bonser,	Federman,	Kay,	Smith,
Brach,	Foster,	Kreider,	Spidel,
Burns,	Freeman,	Lawyer,	Swedersky,
Carpenter,	Gardner,	Lentz,	Talley,
Carson,	Gordon, of Logan,	Lonz,	Taylor,
Cochrun,	Gorrell,	Lustig,	Walsh,
Comings,	Graham,	Lytle,	Wenner,
Cookston,	of Muskingum,	McCoy,	Wildermuth,
Copeland,	Green,	Madden,	Wise—76.
Crabbe,			

So the bill passed.

The title was agreed to.

**Am. S. B. No. 203**—Mr. Liggitt, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hastings,	Miller, of Fulton,
Backowski,	Denune,	Hatch,	Morris,
Beaty,	Dildine,	Helfrich,	Mulcahy,
Benner,	Dodge,	Hinchey,	Myers,
Besaw,	Donahay,	Hoover,	Pugh,
Billingslea,	Drury,	Hopple,	Reynolds, Jas. A.,
Bishop,	Dunn,	Huber,	Schelhorn,
Blauser,	Entemann,	Hughes,	Scott,
Bliss,	Evans,	Johnston,	Shy,
Bonser,	Foster,	Jones, of Hamilton,	Smith,
Brach,	Fouts,	Jones, of Trumbull,	Spidel,
Brannon,	Freeman,	Kay,	Swedersky,
Burns,	Gardner,	Kreider,	Talley,
Carpenter,	Gordon, of Brown,	Lentz,	Taylor,
Carson,	Gordon, of Logan,	Lonz,	Walsh,
Cochrun,	Gorrell,	Luchsinger,	Wenner,
Comings,	Green,	Lustig,	Wildermuth,
Cookston,	Griswold,	Lytle,	Wise—75.
Crabbe,	Harter,	Madden,	

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 92**—Mr. Graham, of Muskingum.

Relative to an investigation of the reckless expenditure of public funds in the completion of Contract No. 502 for the construction of Section 1, I. C. H. No. 1, in Guernsey county.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolutions:

**H. J. R. No. 99** — Mr. Cowan.

Authorizing the transfer of funds.

**H. J. R. No. 100** — Mr. Cowan.

Relative to enrolling **H. J. R. No. 99** — Mr. Cowan, in typewriting.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 211** — Mr. O'Brien.

To amend sections 3812-2 and 3812-3 of the General Code, to prevent the frequent tearing up and obstruction of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, roadbeds, and tracks of street railway companies existing in streets and other public thoroughfares proposed to be improved, paved, or repaved, surfaced, or resurfaced, to be renewed, replaced, repaired or reconstructed at the time at which such improvement is made; authorizing municipalities to make such renewals, replacements, repairs or reconstructions upon the failure of the street railway company to do so, and assess the cost thereof against such street railway company, and authorizing the issuance of bonds in anticipation of the collection of such assessments.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 592** — Mr. Jones, of Hamilton.

Authorizing boards of education to establish, maintain and disburse replacement fund.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 66** — Mr. O'Brien.

Relating to publication of manual of laws governing benevolent institutions, etc.

Attest:

W. E. HALLEY,  
Clerk.

The resolution was laid over under the rule.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 219** — Mr. Ritter.

To refund to the Reliance Life Insurance Company, for over-payment of insurance tax.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 224** — Special Joint Committee on Taxation.

Providing for excise tax statements and assessments in case of public utilities released from federal control and operation.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 468** — Mr. Backowski.

To amend section 1639 of the General Code, to provide for the designation of a judge to act during the temporary absence or disability of the judge of the juvenile court.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 644** — Mr. Miller, of Stark.

To amend sections 7, 8, 10, 14, 18 and 20 of an act entitled "An act to authorize the commissioners of Stark county to issue bonds, purchase site, erect workhouse, and for the government of the same." 89 v. 687.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate refuses to accede to the request of the House of Representatives for the return of:

**Am. H. B. No. 620** — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the administration and enforcement of such prohibition and repeal certain sections of the General Code.

**H. B. No. 405** — Mr. Dildine.

To amend section 1453 of the General Code relative to taking or catching fish in certain waters of the state.

Attest:

W. E. HALLEY,  
Clerk.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**Am. S. B. No. 201** — Mr. Agnew.

To amend section 3007 of the General Code, relative to the compensation of commissioners of jurors, and to provide for a longer period of service by jury commissioners in counties where more than eleven common pleas judges regularly hold court at the same time.

THOMAS W. LATHAM,  
TOM. W. JONES,  
J. E. HOLDEN,  
CARL V. BEEBE,

HERBERT L. JONES,  
HENRY EVANS,  
C. F. McCOY.

The speaker of the House, in the presence of the House, signed said bill.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**Am. S. B. No. 192** — Mr. Jones, of Franklin.

To authorize the cancellation of certain taxes and assessments upon real estate recently conveyed by the state to Charles H. Lindenberg.

**S. B. No. 193** — Mr. Agnew.

Amending section 9491 of the General Code of Ohio, relating to fraternal benefit societies.

ROBERT J. O'BRIEN,  
CHAS. A. WHITE,  
THOMAS W. LATHAM,  
CARL V. BEEBE,  
TOM W. JONES,

GEORGE SCHELHORN,  
HERBERT L. JONES,  
HENRY EVANS,  
C. F. McCOY.

The speaker of the House, in the presence of the House, signed said bills.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Emery submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **H. B. No. 575** — Mr. Federman, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 6, after the word "letter" insert a comma, and strike out the words "or other", and after the word "missive" insert "or other articles".

J. S. GRAHAM,  
W. R. COMINGS,  
ROY L. SWEDERSKY,  
HENRY EVANS,

H. S. ATKINSON,  
HARVEY S. CABLE,  
CHAS. S. KAY,  
B. J. EMERY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Swedersky submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **H. B. No. 706**—Mr. Donahay (by request), having had the same under consideration, reports it back and recommends its passage.

ROY L. SWEDERSKY,  
HENRY EVANS,  
HARVEY S. CABLE,  
B. J. EMERY,

CHAS. S. KAY,  
A. LEE BEATY,  
W. R. COMINGS,  
J. S. GRAHAM.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Donahay submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 602**—Mr. Green, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
SYLVESTER SPIDEL,  
E. L. DONAHAY,  
GEO. S. MYERS,  
DOW W. HARTER,

W. E. WENNER,  
H. B. MADDEN,  
ARTHUR E. JONES,  
P. M. BANKER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wenner submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 642**—Mr. Brach, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7, after the comma after the word "transportation", insert the word "by".

In line 22, strike out the word "subject" and substitute therefor the word "submit".

In line 34, strike out the word "their".

In line 35, strike out the word "maturties" and substitute therefor "maturities".

In line 58, strike out the word "purpose" and substitute therefor the word "purposes".

E. L. DONAHAY,  
H. B. MADDEN,  
GEO. S. MYERS,  
SYLVESTER SPIDEL,

ARTHUR E. JONES,  
DOW W. HARTER,  
W. E. WENNER,  
P. M. BANKER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Myers submitted the following report:

The standing committee on Cities, to which was referred **H. B.**



**No. 656** — Mr. Walsh, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
GEO. S. MYERS,  
DOW W. HARTER,  
H. B. MADDEN,

E. L. DONAHAY,  
CHAS. S. KAY,  
W. E. WENNER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Fouts submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 687** — Mr. Matthews, having had the same under consideration, reports it back and recommends its passage.

CHARLES H. FOUTS,  
F. A. HINCHEY,  
GEO. F. GREVE,  
WM. L. HUGHES,

C. F. McCOY,  
J. R. GARDNER,  
D. ALLEN BOND.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Fouts submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 626** — Mr. Hinchey, having had the same under consideration, reports it back and recommends its passage.

CHARLES H. FOUTS,  
F. A. HINCHEY,  
GEO. F. GREVE,

D. ALLEN BOND,  
WM. L. HUGHES,  
C. F. McCOY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hinchey submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 700** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

F. A. HINCHEY,  
CHARLES H. FOUTS,  
GEO. F. GREVE,

D. ALLEN BOND,  
C. F. McCOY,  
WM. L. HUGHES,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gardner submitted the following report:

The standing committee on Codes, Courts and Procedure, to

which was referred **H. B. No. 672** — Mr. Smith, having had the same under consideration, reports it back and recommends its passage.

J. R. GARDNER,	C. F. McCOY,
F. A. HINCHEY,	CHARLES H. FOUTS,
GEO. F. GREVE,	WM. L. HUGHES.
D. ALLEN BOND,	

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stump submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 676** — Mr. Jones, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

W. R. COMINGS,	J. C. COPELAND,
W. E. WENNER,	C. H. FREEMAN,
H. H. GRISWOLD,	J. S. FARIS,
C. K. MILLER,	GEO. S. MYERS,
A. L. STUMP,	W. B. BRYSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stump submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 698** — Mr. Freeman, having had the same under consideration, reports it back and recommends its passage.

W. R. COMINGS,	W. E. WENNER,
JOHN S. FARIS,	J. C. COPELAND,
A. L. STUMP,	H. H. GRISWOLD,
C. K. MILLER,	C. H. FREEMAN,
W. B. BRYSON,	

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stump submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 658** — Mr. Freeman, having had the same under consideration, reports it back and that it be referred to the Special Committee on Fees and Salaries, with the endorsement of the committee of Common Schools for the increase of salary.

A. L. STUMP,	W. E. WENNER,
J. S. FARIS,	W. B. BRYSON,
C. H. FREEMAN,	C. K. MILLER,
L. J. GRAHAM,	W. R. COMINGS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lonz submitted the following report:

The standing committee on Fish Culture and Game, to which was

referred **H. B. No. 680** — Mr. Taylor, having had the same under consideration, reports it back and recommends its passage.

ALBERT HASTINGS,  
CLYDE H. HOOLEY,  
ROY L. SWEDERSKY,  
DAN ALBAN,  
F. A. HINCHEY,  
OTIS D. DAVIS,

S. J. BENNER,  
F. S. ROBINSON,  
G. DILDINE,  
W. E. ENTEMANN,  
H. B. MADDEN,  
GEORGE F. LONZ.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Scott submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 675** — Mr. Scott, having had the same under consideration, reports it back and recommends its passage.

DAVID H. SCOTT,  
CHARLES F. KREIDER,  
F. S. ROBINSON,

JOHN J. KILBANE,  
W. E. ENTEMANN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Spidel submitted the following report:

The standing committee on Public Highways, to which was referred **H. B. No. 688** — Mr. Cable, having had the same under consideration, reports it back without recommendation.

H. W. COOKSTON,  
CHARLES H. FOUTS,  
C. GILBERT TAYLOR,  
THOMAS MULCAHY,  
L. J. GRAHAM,  
CHARLES M. GORDON,

CLYDE H. HOOLEY,  
W. B. BRYSON,  
JOHN W. GORRELL,  
IRWIN HALSTEAD,  
SYLVESTER SPIDEL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hinchey submitted the following report:

The standing committee on Villages, to which was referred **H. B. No. 673** — Mr. Walsh, having had the same under consideration, reports it back and recommends its passage.

F. A. HINCHEY,  
M. J. WALSH,  
HARRY D. SILVER,  
W. A. RUSSELL,  
THOS. J. DODGE,

OTIS D. DAVIS,  
FRED HUBER,  
GUSTAVUS DILDINE,  
J. C. COPELAND.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time:



**H. B. No. 722 — Mr. Lentz.**

To amend section 7769 of the General Code providing that sheriff shall act as truant officer in county school districts.

On motion of Mr. Lentz the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 722** — Mr. Lentz, was read the second time by its title and referred to the committee on Common Schools.

**H. B. No. 723 — Mr. Blauser.**

To abolish the practice of giving or receiving gratuities in addition to regular charges for services, commonly known as tipping.

On motion of Mr. Blauser the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 723** — Mr. Blauser, was read the second time by its title and referred to the committee on Judiciary.

**H. B. No. 724 — Mr. Burns.**

To amend section 7769 of the School Code, relative to appointment of local truant officers in county school districts.

On motion of Mr. Burns the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 724** — Mr. Burns, was read the second time by its title and referred to the committee on Common Schools.

**H. B. No. 725 — Mr. King.**

To supplement Sec. 915 of the General Code by the enactment of a supplemental section, to be known as Sec. 915-a of the General Code, relative to rescue stations.

On motion of Mr. King the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 725** — Mr. King, was read the second time by its title and referred to the committee on Mines and Mining.

**H. B. No. 726 — Mr. Emery.**

To supplement sections 1320, 1321, 1323 and 1324 of the General Code relative to the practice of dentistry in the state of Ohio by the enactment of supplemental sections to be known as sections 1320-1, 1320-2, 1321-2, 1321-3, 1321-4, 1321-5, 1321-6, 1323-1, 1324-1, 1324-2, and 1324-3.

On motion of Mr. Emery the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 726** — Mr. Emery, was read the second time by its title and referred to the committee on Public Health.

**H. B. No. 727 — Mr. Fouts.**

Providing for the relief of Morgan county, Ohio.

On motion of Mr. Fouts the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 727** — Mr. Fouts, was read the second time by its title and ordered engrossed at the clerk's desk and placed on the calendar.

**H. B. No. 728 — Mr. Crabbe.**

To amend section 1165-12 of the General Code of Ohio with reference to the disposition of the surplus of the proceeds derived from the sale of the produce of experiment farms.

On motion of Mr. Crabbe the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 728** — Mr. Crabbe, was read the second time by its title and referred to the committee on County Affairs.

**H. B. No. 729** — Mr. Beaty.

To amend section 5017 of the General Code, relating to the contents and form of official ballots.

On motion of Mr. Beaty the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 729** — Mr. Beaty, was read the second time by its title and referred to the committee on Codes, Courts and Procedure.

**H. B. No. 730** — Mr. Bond.

To amend section 12002 of the General Code, giving the right of proceedings in error to reverse, vacate or modify judgment of dismissal in divorce cases, or granting or refusing to grant alimony.

On motion of Mr. Bond the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 730** — Mr. Bond, was read the second time by its title and referred to the committee on Judiciary.

**H. B. No. 731** — Mr. Beaty.

Relative to contracts for sale or exchange of real property.

On motion of Mr. Beaty the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 731** — Mr. Beaty, was read the second time by its title and referred to the committee on Codes, Courts and Procedure.

6:10 o'clock p. m.

On motion of Mr. Beetham the House adjourned until 10:00 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, January 22, 1920, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O.  
The journal of yesterday was read and approved.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following House Bill:

**Am. H. B. No. 618** — Mr. Cookston.

Authorizing county commissioners to borrow money in anticipation of the collection of taxes to be raised by special tax levy for repair and maintenance of roads..

With the following amendments, in which the concurrence of the House is requested:

In line 2. Strike out "levying a tax of two" and insert in lieu thereof "exempting from all tax limitations the levy of two mills provided by section 6926 of the General Code or the question of so exempting a part of such levy".

In line 3. Strike out "mills or a part thereof for the maintenance and repair of roads".

In line 4. Strike out "et seq.," and insert in lieu thereof, "to 6926-3 of the General Code,".

In line 7. Strike out "is to" and insert in lieu thereof "may".

In line 8. Strike out "to be collected from" and insert in lieu thereof "which will be yielded by". Strike out "during the" and insert in lieu thereof "for one year.".

In line 9. Strike out "year following.".

In line 11. Strike out "which shall be payable semi-annually,". Insert after the word "and" the word "of".

In line 12. Strike out "shall be payable when such tax is collected.", and insert in lieu thereof "at least one-half shall be paid out of the first semi-annual collection of taxes so to be levied, and the remainder out of the second semi-annual collection of such taxes. It shall not be necessary to the exercise of the power herein conferred that the commissioners, before issuing such certificates of indebtedness, determine the manner or place of expenditure of the proceeds thereof. The power herein conferred shall be in addition to the power now existing to issue bonds under section 6929 of the General Code in anticipation of the collection of such exempted levies."

Attest:

W. E. HALLEY,  
Clerk.

Mr. Cookston moved that the rules be suspended and the Senate amendments be considered at once.

The motion was agreed to and the amendments were taken up.

The question being, "Shall the amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 66, yeas none, 27 follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Correll,	Lustig,
Atkinson,	Cowan,	Graham,	McKay,
Beaty,	Crosser,	of Muskingum,	Madden,
Beetham,	Davis,	Green,	Matthews,
Benner,	Denune,	Greve,	Miller, of Fulton,
Besaw,	Dildine,	Griswold,	Mulcahy,
Plauser,	Donahay,	Halstead,	Robinson,
Brach,	Emery,	Hastings,	Russell,
Prannon,	Entemann,	Hatch,	Schelhorn,
Bryson,	Evans,	Hinchey,	Shy,
Cable,	Faris,	Huber,	Spidel,
Carson,	Foster,	Johnston,	Stump,
Chester,	Fouts,	Jones, of Trumbull,	Wenner,
Clark,	Freeman,	Kay,	Wiest,
Cochrun,	Gardner,	King,	Wildermuth,
Comings,	Gordon, of Brown,	Kreider,	Wise—66.
Cookston,	Gordon, of Logan,	Lentz,	

The Senate amendments were concurred in.

The House then passed to the first order of business, being consideration of Senate amendments.

**Am. Sub. H. B. No. 450** — Mr. Hughes, was taken up and consideration of the Senate amendments to said bill was deferred.

**Am. H. B. No. 332** — Mr. Comings, was taken up.

The question being, "Shall the Senate amendments be concurred in?"



The yeas and nays were taken, and resulted — yeas 71, nays none.  
as follows:

Those voting in the affirmative are: Messrs.

Albar,	Crosser,	Green,	Lustig,
Atkinson,	Dildine,	Greve,	McCoy,
Beaty,	Donahay,	Griswold,	McFarland,
Beetham,	Emery,	Halstead,	Madden,
Benner,	Entemann,	Hastings,	Miller, of Fulton,
Besaw,	Evans,	Hatch,	Miller, of Stark,
Billingslea,	Faris,	Helfrich,	Mulcahy,
Elauser,	Foster,	Hinchey,	Myers,
Brach,	Fouts,	Hoover,	Pugh,
Bryson,	Freeman,	Huber,	Reynolds, Jas. A.,
Cable,	Gardner,	Hughes,	Robinson,
Carpen et al.,	Gordon, of Brown,	Johnston,	Russell,
Carson,	Gordon, of Logan,	Jones, of Trumbull,	Shy,
Chester,	Gorrell,	Kay,	Spidel,
Clark,	Graham,	King,	Swedersky,
Cochran,	of Licking,	Kreider,	Wenner,
Comings,	Graham,	Lentz,	Wildermuth,
Cookston,	of Muskingum,	Lonz,	Wise—71.
Copeland,			

The Senate amendments were concurred in.

Mr. Beetham moved that the following joint resolutions and bills be adopted as the calendar for today:

**H. J. R. No. 93** — Mr. Talley.

**H. J. R. No. 97** — Mr. Crabbe.

**H. J. R. No. 98** — Mr. Beaty.

**H. B. No. 708** — Mr. Halstead.

**H. B. No. 706** — Mr. Donahay.

**S. B. No. 208** — Mr. Whittemore.

**H. B. No. 702** — Mr. King.

**S. B. No. 198** — Mr. Ake.

**H. B. No. 727** — Mr. Fouts.

**H. B. No. 657** — Mr. Stump.

**H. B. No. 687** — Mr. Matthews.

**H. B. No. 714** — Salary Committee.

**H. B. No. 655** — Mr. Robins.

**H. B. No. 638** — Mr. Graham, of Muskingum.

**H. B. No. 686** — Mr. Robins.

**H. B. No. 672** — Mr. Smith.

**H. B. No. 653** — Mr. King.

**H. B. No. 705** — Mr. Donahay.

**H. B. No. 698** — Mr. Freeman.

**H. B. No. 700** — Mr. Comings.

The motion was agreed to.

Consideration of the Senate amendments to **Am. Sub. H. B. No. 450** — Mr. Hughes, which was formerly deferred, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Hastings,	Miller, of Stark,
Atkinson,	Donahay,	Hatch,	Morris,
Beetham,	Drury,	Helfrich,	Mulcahy,
Benner,	Emery,	Hinchey,	Myers,
Besaw,	Faris,	Hoover,	Reynolds, Jas. A.,
Blauser,	Fouts,	Huber,	Robinson,
<b>Bryson,</b>	Freeman,	Hughes,	Russell,
Cable,	Gardner,	Johnston,	Schelhorn,
Carpenter,	Gordon, of Brown,	Jones, of Trumbull,	Shy,
Chester,	Gordon, of Logan,	Kay,	Smith,
Clark,	Gorrell,	Kreider,	Spidel,
Cochrun,	Graham,	Lentz,	Stump,
Comings,	of Licking,	Lonz,	Swedersky,
Cookston,	Graham,	McCoy,	Walsh,
Copeland,	of Muskingum,	McKay,	Wenner,
Crabbe,	Green,	Madden,	Wiest,
Davis,	Greve,	Miller, of Fulton,	Wise—68.
Denune,	Griswold,		

The Senate amendments were concurred in.

The House then passed to the second order of business, being bills for third reading.

**H. J. R. No. 93** — Mr. Talley, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 70, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Graham,	Lytle,
Beaty,	Davis,	of Muskingum,	McCoy,
Benner,	Denune,	Green,	McFarland,
Besaw,	Dildine,	Greve,	McKay,
Blauser,	Donahay,	Griswold,	Matthews,
Bond,	Drury,	Halstead,	Miller, of Stark,
Bryson,	Emery,	Hatch,	Mulcahy,
Burns,	Entemann,	Helfrich,	Reynolds, Jas. A.,
Cable,	Faris,	Huber,	Robinson,
Carpenter,	Federman,	Hughes,	Russell,
Carson,	Foster,	Jones, of Hamilton,	Shy,
Chester,	Fouts,	Jones, of Trumbull,	Silver,
Clark,	Freeman,	Kay,	Smith,
Cochrun,	Gardner,	Kreider,	Spidel,
Comings,	Gordon, of Logan,	Lawyer,	Stump,
Cookston,	Gorrell,	Lentz,	Taylor,
Copeland,	Graham,	Lonz,	Wenner,
Crabbe,	of Licking,	Lustig,	Wise—70.

Mr. Evans voted in the negative.

The resolution was adopted.

**H. J. R. No. 97** — Mr. Crabbe, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Brach,	Clark,	Denune,
Atkinson,	Brannon,	Cochrun,	Dildine,
Beaty,	Bryson,	Comings,	Dodge,
Benner,	Burns,	Cookston,	Donahay,
Besaw,	Cable,	Copeland,	Drury,
Billingslea,	Carpenter,	Cowan,	Emery,
Blauser,	Carson,	Crabbe,	Entemann,
Bond,	Chester,	Crosser,	Evans,

Those voting in the affirmative are: Messrs. — Concluded.

Foster,	Hastings,	Luchsinger,	Russell,
Fouts,	Hatch,	Lustig,	Schelhorn,
Gardner,	Helfrich,	Lytle,	Shy,
Gordon, of Logan,	Hinchey,	McCoy,	Silver,
Gorrell,	Hoover,	McFarland,	Smith,
Graham,	Johnston,	McKay,	Stokes,
of Licking,	Jones, of Hamilton,	Madden,	Stump,
Graham,	Jones, of Trumbull,	Matthews,	Swedersky,
of Muskingum,	Kay,	Miller, of Stark,	Taylor,
Green,	Kreider,	Mulcahy,	Wenner,
Greve,	Lawyer,	Myers,	Wiest,
Griswold,	Lentz,	Pugh,	Wildermuth,
Harter,	Lonz,	Robinson,	Wise—82.

The resolution was adopted.

**H. J. R. No. 98** — Mr. Beaty, was taken up.

Mr. Beaty moved that further consideration of said resolution be deferred.

The motion was agreed to.

**H. B. No. 708** — Mr. Halstead, was taken up.

Mr. Halstead moved that said bill be informally passed.

The motion was agreed to.

**H. B. No. 706** — Mr. Donahay, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hastings,	Mulcahy,
Atkinson,	Donahay,	Hatch,	Myers,
Beaty,	Drury,	Helfrich,	Pugh,
Benner,	Emery,	Hoover,	Reynolds, Jas. A.,
Besaw,	Entemann,	Huber,	Robinson,
Blauser,	Evans,	Hughes,	Schelhorn,
Brach,	Foster,	Johnston,	Shy,
Bryson,	Fouts,	Kay,	Smith,
Burns,	Gardner,	Lentz,	Spidel,
Cable,	Gordon, of Logan,	Lustig,	Stump,
Carpenter,	Graham,	Lytle,	Swedersky,
Carson,	of Licking,	McFarland,	Taylor,
Chester,	Graham,	McKay,	Thompson,
Cochrun,	of Muskingum,	Madden,	Walsh,
Comings,	Green,	Matthews,	Wenner,
Cowan,	Greve,	Miller, of Stark,	Wiest,
Crabbe,	Griswold,	Morris,	Wise—68.
Dildine,	Halstead,		

Those voting in the negative are: Messrs. Bond and Lawyer.

So the bill passed.

The title was agreed to.

**Am. S. B. No. 208** — Mr. Whittemore, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Green,	Mulcahy,
Beaty,	Crosser,	Greve,	Pugh,
Beetham,	Davis,	Griswold,	Reynolds, Jas. A.,
Benner,	Denune,	Halstead,	Robinson,
Besaw,	Dildine,	Harter,	Schelhorn,
Billingslea,	Dodge,	Hastings,	Shy,
Blauser,	Donahay,	Hatch,	Silver,
Bliss,	Drury,	Helfrich,	Smith,
Bond,	Entemann,	Hinchey,	Spidel,
Brach,	Evans,	Hoover,	Stump,
Bryson,	Foster,	Hughes,	Swedersky,
Burns,	Fouts,	Jones, of Trumbull,	Taylor,
Cable,	Freeman,	Kreider,	Thompson,
Carpenter,	Gardner,	Lawyer,	Walsh,
Carson,	Gordon, of Logan,	Lentz,	Wenner,
Chester,	Graham,	Luchsinger,	Wiest,
Cochrun,	of Licking,	Lytle,	Wildermuth,
Comings,	Graham,	McKay,	Wise—73.
Cowan,	of Muskingum,	Miller, of Stark,	

So the bill passed.

The title was agreed to.

11:50 o'clock a. m.

On motion of Mr. Beetham the House recessed until 1:30 o'clock p. m.

1:30 o'clock p. m.

The House met pursuant to recess.

By unanimous consent **H. B. No. 702** — Mr. King, and **S. B. No. 198** — Mr. Ake, were informally passed.

**H. B. No. 727** — Mr. Fouts, was taken up and read the third time. The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Halstead,	McKay,
Atkinson,	Dildine,	Hastings,	Madden,
Backowski,	Dodge,	Hatch,	Matthews,
Beetham,	Donahay,	Helfrich,	Miller, of Fulton,
Benner,	Drury,	Hinchey,	Morris,
Billingslea,	Dunn,	Hooley,	Mulcahy,
Bishop,	Emery,	Hoover,	Myers,
Blauser,	Entemann,	Hopple,	Pugh,
Bliss,	Evans,	Huber,	Robinson,
Bond,	Faris,	Hughes,	Russell,
Bonser,	Foster,	Johnston,	Schelhorn,
Brach,	Fouts,	Jones, of Hamilton,	Shy,
Burns,	Freeman,	Jones, of Trumbull,	Smith,
Cable,	Gardner,	Kay,	Spidel,
Carpenter,	Gordon, of Brown,	Kreider,	Stump,
Carson,	Gordon, of Logan,	Lawyer,	Swedersky,
Clark,	Gorrell,	Lentz,	Taylor,
Cochrun,	Graham,	Lonz,	Thompson,
Cookston,	of Licking,	Luchsinger,	Walsh,
Copeland,	Graham,	Lustig,	Wenner,
Cowan,	of Muskingum,	McCoy,	Wildermuth,
Crosser,	Green,	McFarland,	Wise—88.
Davis,	Griswold,		

So the bill passed.

The title was agreed to.

**H. B. No. 702** — Mr. King, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Cowan moved to amend as follows:

After the line 172 insert the following:

"To W. J. Lomnitz et al.

As per journal entry in the common pleas court of

Cuyahoga county, case No. 172875..... \$12,914.00"

"To B. A. Zolner et al.

As per journal entry in the common pleas court of

- Mahoning county, case No. 42471..... \$2,277.00"

After line 220 insert the following:

"State Board of Pharmacy—Inspector..... \$212.50"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Billingslea moved to amend as follows:

In line 210 change 7000.00 to 9422.02 and substitute for lines 211, 212, 213, 214, 215 and 216, the following:

"The above item represents the final settlement between the General Government and the Ohio University for services connected with the Students' Army Training Corps."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Halstead moved to amend as follows:

After line 197 insert the following:

"To print ten thousand sets of Howe's History of Ohio. \$17,000.00"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Stump moved to amend as follows:

After line 194 insert:

"To the township trustees of Scioto township, Pick-away county, Ohio, for repair of state road along state farm at Orient..... \$2,500.00"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	Lawyer,
Atkinson,	Cowan,	of Licking,	Lentz,
Backowski,	Crabbe,	Graham,	Luchsinger,
Beaty,	Crosser,	of Muskingum,	Lustig,
Beetham,	Denune,	Green,	Lytle,
Benner,	Dildine,	Greve,	McFarland,
Besaw,	Dodge,	Griswold,	McKay,
Billingslea,	Donahay,	Halstead,	Madden,
Bishop,	Drury,	Hastings,	Matthews,
Blauser,	Dunn,	Hatch,	Miller, of Stark,
Bliss,	Emery,	Helfrich,	Morris,
Bonser,	Entemann,	Hinchey,	Mulcahy,
Brach,	Faris,	Hoover,	Myers,
Bryson,	Federman,	Hopple,	Pugh,
Burns,	Foster,	Huber,	Reynolds, Jas. A.,
Cable,	Fouts,	Hughes,	Robinson,
Carpenter,	Freeman,	Johnston,	Russell,
Carson,	Gardner,	Jones, of Trumbull,	Schelhorn,
Clark,	Gordon, of Brown,	Kay,	Shy,
Cochrun,	Gordon, of Logan,	Kilbane,	Silver,
Cookston,	Gorrell,	King,	Smith,

Those voting in the affirmative are: Messrs. — Concluded.

Spidel,	Taylor,	Wenner,	Wise,
Stump,	Thompson,	Wiest,	York—93.
Swedersky,	Walsh,	Wildermuth,	

So the bill passed.

The title was agreed to.

Mr. Fouts moved that **Am. H. B. No. 642** — Mr. Brach, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

**Am. H. B. No. 642** — Mr. Brach, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Clark moved to amend as follows:

In line 8, after the first comma insert "other than steam railroads"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Matthews demanded the previous question, which was duly seconded. The question being, "Shall the debate close?" which was agreed to and the main question ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 53, nays 34, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Entemann,	Huber,	Fugh,
Backowski,	Evans,	Johnston,	Reynolds, Jas. A.,
Beetham,	Foster,	Kilbane,	Robinson,
Billingslea,	Fouts,	Kreider,	Schelhorn,
Bishop,	Gordon, of Brown,	Lawyer,	Shy,
Blauser,	Greve,	Lentz,	Smith,
Bliss,	Halstead,	Lonz,	Stump,
Brach,	Harter,	Lustig,	Swedersky,
Brannon,	Hastings,	Madden,	Thompson,
Clark,	Helfrich,	Miller, of Fulton,	Walsh,
Cochrun,	Hinchey,	Miller, of Stark,	Wenner,
Cowan,	Hoover,	Mulcahy,	Wildermuth,
Denune,	Hopple,	Myers,	York—53.
Dildine,			

Those voting in the negative are: Messrs.

Alban,	Cookston,	Gorrell,	Luchsinger,
Beaty,	Crabbe,	Graham,	McCoy,
Benner,	Crosser,	of Licking,	McFarland,
Besaw,	Donahay,	Green,	Pearson,
Bond,	Drury,	Hatch,	Russell,
Burns,	Dunn,	Hooley,	Silver,
Cable,	Emery,	Hughes,	Wiest,
Carpenter,	Gardner,	Jones, of Hamilton,	Wise—34.
Carson,	Gordon, of Logan,	Kay,	

The bill not having received a constitutional majority, was lost.

Mr. Crabbe demanded a call of the House, which was duly seconded, taken and one hundred one members answered to their names.

The absentees are: Messrs.

Banker,	Cowan,	Green,	Stokes,
Barnes,	Dunspaugh,	Moyer,	Talley,
Bing,	Federman,	Reynolds, Jas. A.,	Waterston,
Brown,	Fouts,	Reynolds, Tom,	Weaver,
Chester,	Gordon, of Brown,	Robins,	Winter,



The Speaker pro tem. directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Crabbe further proceedings under the call were dispensed with.

Mr. Crabbe called up the pending motion of Mr. Lustig entered upon the journal to reconsider the vote whereby **H. B. No. 328** — Mr. Bliss, was lost.

The motion was agreed to.

The question being, "Shall the vote be reconsidered?"

Which was agreed to.

The question recurring, "Shall the bill pass?"

Mr. Griswold moved to amend as follows:

In line 26 strike out the period and insert in lieu thereof the word "and".

In line 27 change the capital "S" of the word "such" to a small "s".

In line 28 strike out all following the period.

Strike out lines 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays 19, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Dunn,	Harter,	Miller, of Fulton,
Backowski,	Emery,	Hinchey,	Morris,
Beaty,	Entemann,	Hooley,	Myers,
Besaw,	Evans,	Hoover,	Pearson,
Billingslea,	Federman,	Hopple,	Pugh,
Bishop,	Fouts,	Huber,	Reynolds, Jas. A.,
Bliss,	Freeman,	Hughes,	Schelhorn,
Bonser,	Gardner,	Johnston,	Scott,
Brach,	Gordon, of Brown,	Jones, of Hamilton,	Smith,
Brannon,	Gordon, of Logan,	Jones, of Trumbull,	Spidel,
Clark,	Gorrell,	Kay,	Swedersky,
Comings,	Graham,	Kilbane,	Taylor,
Cookston,	of Muskingum,	Lentz,	Walsh,
Crabbe,	Green,	Lonz,	Wenner,
Denune,	Greve,	Luchsinger,	Wildermuth,
Dildine,	Griswold,	Lustig,	York—66.
Donahay,	Halstead,	Matthews,	

Those voting in the negative are: Messrs.

Alban,	Dodge,	Hatch,	Miller, of Stark,
Benner,	Faris,	Kreider,	Mulcahy,
Blauser,	Foster,	Lawyer,	Robinson,
Cable,	Graham,	McCoy,	Thompson—19.
Carpenter,	of Licking,	McKay,	
Copeland,			

So the bill passed.

The title was agreed to.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

**H. J. R. No. 99** — Mr. Cowan.

Authorizing the transfer of funds.

**H. J. R. No. 100** — Mr. Cowan.

Relative to enrolling **H. J. R. No. 99** — Mr. Cowan, in typewriting.

HERBERT L. JONES,  
HENRY EVANS,  
C. F. McCOY,  
ROBERT J. O'BRIEN.

CARL V. BEEBE,  
J. E. HOLDEN,  
THOMAS W. LATHAM.

The Speaker pro tem. of the House, in the presence of the House, signed said joint resolutions.

Mr. Wiest moved that the vote whereby **H. B. No. 642** — Mr. Brach, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

By unanimous consent **H. B. No. 657** — Mr. Stump, was informally passed.

**H. B. No. 687** — Mr. Matthews, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Green,	McCoy,
Atkinson,	Crosser,	Griswold,	Matthews,
Beaty,	Davis,	Harter,	Miller, of Stark,
Beetham,	Dildine,	Hastings,	Mulcahy,
Benner,	Dodge,	Helfrich,	Myers,
Besaw,	Donahay,	Hinchey,	Robinson,
Billingslea,	Dunn,	Hoover,	Russell,
Bishop,	Emery,	Hopple,	Scott,
Blauser,	Federman,	Huber,	Shy,
Bond,	Fouts,	Johnston,	Silver,
Bonser,	Freeman,	Jones, of Hamilton,	Smith,
Brach,	Gardner,	Jones, of Trumbull,	Spidel,
Bryson,	Gordon, of Brown,	Kilbane,	Swedersky,
Burns,	Gordon, of Logan,	King,	Taylor,
Cable,	Correll,	Kreider,	Thompson,
Carson,	Graham,	Lawyer,	Wiest,
Cochrun,	of Licking,	Lentz,	Wildermuth,
Comings,	Graham,	Lustig,	Wise,
Cookston,	of Muskingum,	Lytle,	York—75.
Copeland,			

So the bill was passed.

The title was agreed to.

**H. B. No. 714** — The Special Joint Committee on Salaries of State Employes and School Teachers, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bliss,	Cochrun,	Drury,
Atkinson,	Bond,	Comings,	Dunn,
Beaty,	Bonser,	Cookston,	Emery,
Beetham,	Brannon,	Copeland,	Entemann,
Benner,	Bryson,	Crosser,	Evans,
Besaw,	Burns,	Denune,	Federman,
Billingslea,	Cable,	Dildine,	Fouts,
Bishop,	Carpenter,	Dodge,	Freeman,
Blauser,	Clark,	Donahay,	Gardner,

Those voting in the affirmative are: Messrs. — Concluded.

Gordon, of Brown,	Hopple,	McCoy,	Schelhorn,
Gorrell,	Huber,	McFarland,	Scott,
Graham,	Hughes,	Madden,	Shy,
of Licking,	Jones, of Hamilton,	Miller, of Fulton,	Silver,
Graham,	Kilbane,	Mulcahy,	Smith,
of Muskingum,	Kreider,	Pearson,	Swedersky,
Green,	Lawyer,	Pugh,	Taylor,
Griswold,	Lentz,	Reynolds, Jas. A.,	Wildermuth,
Harter,	Luchsinger,	Robinson,	Wise—73.
Hatch,	Lytle,	Russell,	

So the bill was passed.

The title was agreed to.

Mr. Scott moved that **H. B. No. 675** — Mr. Scott, be substituted on the calendar for **H. B. No. 655** — Mr. Robins.

The motion was agreed to.

**H. B. No. 675** — Mr. Scott, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	McCoy,
Beaty,	Crabbe,	of Muskingum,	McKay,
Beetham,	Crosser,	Green,	Mulcahy,
Benner,	Demune,	Halstead,	Myers,
Bishop,	Dildine,	Harter,	Pugh,
Blauser,	Dodge,	Hastings,	Robinson,
Bliss,	Donahay,	Hatch,	Russell,
Bond,	Dunn,	Hoover,	Scott,
Bonser,	Emery,	Hopple,	Shy,
Brannon,	Entemann,	Huber,	Smith,
Burns,	Evans,	Hughes,	Taylor,
Cable,	Fouts,	Jones, of Trumbull,	Thompson,
Carpenter,	Freeman,	Kay,	Wenner,
Carson,	Gardner,	Kilbane,	Wiest,
Clark,	Gordon, of Brown,	King,	Wildermuth,
Cochrun,	Gordon, of Logan,	Kreider,	Wise—65.
Comings,	Gorrell,		

So the bill passed.

The title was agreed to.

**H. B. No. 638** — Mr. Graham, of Muskingum, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Graham, of Muskingum, moved to amend as follows:

In line 21 strike out the number 14566 at the end of said line.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Bonser,	Comings,	Dunn,
Backowski,	Brach,	Cookston,	Emery,
Beaty,	Bryson,	Copeland,	Entemann,
Beetham,	Burns,	Crabbe,	Evans,
Besaw,	Cable,	Demune,	Federman,
Blauser,	Carson,	Dildine,	Foster,
Bliss,	Clark,	Donahay,	Fouts,
Bond,	Cochrun,	Drury,	Gorrell,



Those voting in the affirmative are: Messrs. — Concluded.

Graham,	Hoover,	Lentz,	Scott,
of Licking,	Huber,	McCoy,	Silver,
Graham,	Hughes,	McFarland,	Smith,
of Muskingum,	Johnston,	Madden,	Swedersky,
Green,	Jones, of Hamilton,	Miller, of Fulton,	Taylor,
Greve,	Jones, of Trumbull,	Morris,	Thompson,
Griswold,	Kay,	Mulcahy,	Walsh,
Halstead,	Kilbane,	Myers,	Wenner,
Hastings,	King,	Pugh,	Wildermuth,
Hatch,	Kreider,	Robinson,	Wise—73.
Helfrich,	Lawyer,	Russell,	

So the bill passed.

The title was agreed to.

By unanimous consent **H. B. No. 686** — Mr. Robins, was informally passed.

**H. B. No. 672** — Mr. Smith, was taken up and read the third time.

Mr. Jas. A. Reynolds moved to amend as follows:

In line 16 change the first word "performed" to "performed".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Miller, of Fulton,
Backowski,	Davis,	Greve,	Morris,
Beaty,	Denune,	Griswold,	Myers,
Beetham,	Dildine,	Hastings,	Pearson,
Besaw,	Dodge,	Hatch,	Pugh,
Billingslea,	Donahay,	Helfrich,	Reynolds, Jas. A.,
Bishop,	Dunn,	Hinchey,	Robinson,
Blauser,	Emery,	Hoover,	Russell,
Bliss,	Entemann,	Huber,	Scott,
Bond,	Evans,	Hughes,	Shy,
Bonser,	Faris,	Johnston,	Smith,
Brach,	Federman,	Jones, of Hamilton,	Spidel,
Brannon,	Foster,	Jones, of Trumbull,	Swedersky,
Bryson,	Fouts,	Kay,	Taylor,
Cable,	Gardner,	Kilbane,	Thompson,
Carpenter,	Gordon, of Logan,	King,	Walsh,
Carson,	Gorrell,	Kreider,	Wenner,
Clark,	Graham,	Lawyer,	Wiest,
Cochrun,	of Licking,	Lentz,	Wildermuth,
Comings,	Graham,	Lonz,	Wise—81.
Cookston,	of Muskingum,	McCoy,	

So the bill passed.

The title was agreed to.

**H. B. No. 653** — Mr. King, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 70, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bishop,	Cable,	Cowan,
Backowski,	Blauser,	Carpenter,	Crabbe,
Beaty,	Bliss,	Carson,	Crosser,
Beetham,	Bonser,	Clark,	Davis,
Benner,	Brach,	Cochrun,	Dodge,
Besaw,	Brannon,	Comings,	Donahay,
Billingslea,	Bryson,	Copeland,	Dunn,

Those voting in the affirmative are: Messrs. — Concluded.

Emery,	Greve,	King,	Scott,
Entemann,	Griswold,	Lonz,	Shy,
Evans,	Hatch,	Luchsinger,	Silver,
Federman,	Helfrich,	Lustig,	Spidel,
Gardner,	Hinchey,	Lytle,	Swedersky,
Gordon, of Logan,	Hoover,	McFarland,	Taylor,
Graham,	Hughes,	Miller, of Fulton,	Thompson,
of Licking,	Johnston,	Mulcahy,	Walsh,
Graham,	Jones, of Hamilton,	Myers,	Wenner,
of Muskingum,	Jones, of Trumbull,	Pugh,	Wildermuth,
Green,	Kay,	Reynolds, Jas. A.,	Wise—70.

Those voting in the negative are: Messrs. Chester, Gordon, of Brown, Kreider, Lawyer, McCoy, Miller, of Stark.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following House Bill:

**Sub. H. B. No. 713**—Special Joint Committee on Taxation.

To remove interest and sinking fund levies on account of bonds issued prior to January 20, 1920, from all limitations on tax rates with the approval of the electors of a subdivision.

With the following amendments in which the concurrence of the House is requested.

Strike out all of sections 1 and 2 and insert in lieu thereof the following:

SECTION 1. All interest and sinking fund levies on account of bonds issued by any county, township, municipal corporation or school district prior to January 20, 1920; or the issuance of which was provided for by ordinance or resolution of the proper authority thereof passed or adopted prior to said date, whether the effectiveness thereof was postponed until after said date by laws requiring publication or subjecting such ordinance or resolution to a referendum, or not; or the issuance of which was authorized by vote of the electors at an election held prior to said date; and all interest and sinking fund levies on account of bonds issued by any municipal corporation under authority of H. B. No. 712 of the 83rd General Assembly, entitled "to authorize the taxing authorities of municipal corporations to fund deficiencies in operating revenues for the year 1920, issue bonds and levy taxes for such purposes," shall be excluded from the operation of any and all limitations on tax rates, whether imposed by sections 5649-2, 5649-3a and 5649-5b of the General Code, or by any other law now in force, anything in the provisions of any such section or law to the contrary notwithstanding.

Strike out the figure "3" after the word "Section" and insert in lieu thereof the figure "2".

In title after word "rates," leave out all of remaining title.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Crabbe moved that the rules be suspended and that consideration of the Senate amendments be now taken up.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 6, nays 58, as follows:

Those voting in the affirmative are: Messrs. Besaw, Bonser, Clark, Comings, Hughes and Jones, of Hamilton.

Those voting in the negative are: Messrs.

Alban,	Davis,	Gordon, of Logan,	Lytle,
Beaty,	Denuene,	Gorrell,	McCoy,
Benner,	Dildine,	Graham,	McFarland,
Pillingslea,	Dodge,	of Licking,	McKay,
Dishop,	Donahay,	Graham,	Madden,
Plauser,	Drury,	of Muskingum,	Matthews,
Bond,	Dunn,	Green,	Miller, of Fulton,
Brach,	Emery,	Griswold,	Pearson,
Carpenter,	Entemann,	Halstead,	Russell,
Carson,	Faris,	Hatch,	Scott,
Chester,	Federman,	Huber,	Shy,
Cookston,	Foster,	Kreider,	Taylor,
Copeland,	Freeman,	Lawyer,	Thompson,
Crabbe,	Gardner,	Luchsinger,	Wenner,
Crosser,	Gordon, of Brown,	Lustig,	Wise—58.

The Senate amendments were not concurred in.

By unanimous consent Mr. Carson offered the following resolution:

**H. R. No. 76** — Mr. Carson.

Relative to the death of Jeremiah L. Carpenter.

WHEREAS, This House of Representatives of the 83rd General Assembly has heard with profound regret and sorrow of the death of the late Jeremiah L. Carpenter, of Meigs county, who served as a member of the House of Representatives for two terms during the years 1878 to 1881 and as a member of the Senate during the years 1890 to 1894 and has served the state in other official positions; and

WHEREAS, In his death the people of his county and state have lost the services of an honest, industrious and sincere man; while not a soldier he was a loyal citizen during the war; therefore

*Be it resolved by the House of Representatives,* That it extend to the family and friends our deep and lasting sympathy, and as a further evidence of our respect that these resolutions be adopted by the House and spread upon the journal thereof, and that a copy of the same be engrossed and sent to the family of the deceased;

*Be it further resolved,* That in honor of his memory this House do now recess until 8 o'clock tonight.

**5:40 o'clock p. m.**

The resolution was adopted by a rising vote.

**8:00 o'clock p. m.**

The House met pursuant to recess.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Denuene submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 682** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
W. R. COMINGS,  
HARRY D. SILVER,  
M. J. WALSH.

R. B. CARSON,  
JAMES A. GREEN,  
W. B. BRYSON.

The report was agreed to.



The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 685** — Mr. Graham, of Muskingum, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
W. R. COMINGS,  
HARRY D. SILVER,  
M. J. WALSH,

R. B. CARSON,  
JAMES A. GREEN,  
W. B. BRYSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 694** — Mr. Graham, of Muskingum, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
W. R. COMINGS,  
HARRY D. SILVER,  
M. J. WALSH,

R. B. CARSON,  
JAMES A. GREEN,  
W. B. BRYSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 704** — Mr. Chester, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
R. B. CARSON,  
W. B. BRYSON,  
JOHN H. CHESTER,

W. R. COMINGS,  
HARRY D. SILVER,  
M. J. WALSH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 703** — Mr. Chester, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
R. B. CARSON,  
W. B. BRYSON,  
JOHN H. CHESTER,

W. R. COMINGS,  
HARRY D. SILVER,  
M. J. WALSH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 711** — Mr. Wildermuth, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
R. B. CARSON,  
W. B. BRYSON,  
JOHN H. CHESTER,

W. R. COMINGS,  
HARRY D. SILVER,  
M. J. WALSH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **S. B. No. 103** — Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
R. B. CARSON,  
W. B. BRYSON,  
JOHN H. CHESTER,

W. R. COMINGS,  
HARRY D. SILVER,  
M. J. WALSH.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **S. B. No. 118** — Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
R. B. CARSON,  
W. B. BRYSON,  
JOHN H. CHESTER,

W. R. COMINGS,  
HARRY D. SILVER,  
M. J. WALSH.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Denune submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 709** — Mr. Faris (by request), having had the same under consideration, reports it back and recommends its passage.

E. E. DENUNE,  
R. B. CARSON,  
W. B. BRYSON,  
JOHN H. CHESTER,

W. R. COMINGS,  
HARRY D. SILVER,  
M. J. WALSH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Graham, of Licking, submitted the following report:

The standing committee on Appropriations and Finance, to which

was referred **H. B. No. 710** — Mr. Cowan, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
JOHN COWAN,  
J. S. GRAHAM,  
C. W. McFARLAND,  
FRANK C. WISE,

E. M. CROSSER,  
JAMES A. REYNOLDS,  
R. M. BILLINGSLEA,  
H. M. CARPENTER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Comings submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 695** — Special Joint Committee on Salaries, having had the same under consideration, reports it back and recommends its passage.

W. R. COMINGS,  
C. H. FREEMAN,  
J. S. FARIS,  
L. J. GRAHAM,  
J. C. COPELAND,

W. B. BRYSON,  
W. E. WENNER,  
H. H. GRISWOLD,  
GEO. S. MYERS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Taylor submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 696** — Mr. Hopple, having had the same under consideration, reports it back and recommends its passage.

C. GILBERT TAYLOR,  
L. A. PEARSON,  
WARREN E. BURNS,  
NORMAN R. BLISS,

ARTHUR E. JONES,  
E. C. LAWYER,  
FRANK L. LYTLE,  
JULIUS LUCHSINGER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Donahay submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 693** — Mr. Halstead, having had the same under consideration, reports it back and recommends its passage.

E. L. DONAHAY,  
CHAS. S. KAY,  
HARRY L. FEDERMAN,  
H. B. MADDEN,

DOW W. HARTER,  
WM. L. HUGHES,  
GEO. S. MYERS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.



Mr. Bonser submitted the following report:

The standing committee on Fees and Salaries, to which was referred **H. B. No. 684** — Mr. Spidel, having had the same under consideration, reports it back without recommendation.

HORACE BONSER,  
W. A. RUSSELL,  
JOSEPH LUSTIG,

F. S. ROBINSON,  
J. S. FARIS,  
HENRY EVANS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Pearson submitted the following report:

The standing committee on Public Utilities, to which was referred **Sub. H. B. No. 721** — Mr. Pearson, having had the same under consideration, reports it back and recommends its passage.

L. A. PEARSON,  
C. GILBERT TAYLOR,  
WARREN E. BURNS,  
NORMAN R. BLISS,

ARTHUR E. JONES,  
E. C. LAWYER,  
FRANK L. LYTLE,  
DOW W. HARTER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Graham, of Muskingum, submitted the following report:

The standing committee on Banks and Banking, to which was referred **H. B. No. 708** — Mr. Halstead, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause and in lieu thereof insert the following:

SECTION 1. That sections 710-3 and 9852 of the General Code be amended to read as follows:

Sec. 710-3. The use of the words "bank", "banker" or "banking", or "trust", or words of similar meaning in any foreign language, as a designation or name, or part of a designation or name, under which business is or may be conducted in this state, is restricted to banks as defined in the preceding section. All other persons, firms or corporations are prohibited from soliciting, accepting or receiving deposits, as defined in section 2 of this act and from using the word "bank", "banker", "banking", or "trust", or words of similar meaning in any foreign language, as a designation or name, or part of a designation or name, under which business may be conducted in this state. Any violation of this prohibition, after the day when this act becomes effective, shall subject the party chargeable therewith, to a penalty of \$100.00 for each day during which it is committed or repeated. Such penalty shall be recovered by the superintendent of banks by an action instituted for that purpose, and in addition to said penalty, such violation may be enjoined and the injunction enforced as in other cases.

Provided, however, that any corporation now incorporated under a name which includes the word "trust", and which is qualified to transact a trust business, may continue the use of such word so long as it complies with the requirements of this act; provided, that every corpora-

tion incorporated under a name which includes the word "trust" and is not qualified to transact a trust business is required to change its name so as to eliminate the word "trust" therefrom within two years from the date when this act becomes effective during which period such company shall not be subject to the penalty of this section, *but nothing herein shall prevent a title, guarantee and trust company from continuing the use of the word "trust" in its name provided such company is qualified to do business under the provisions of section 9851 of the General Code.*

Sec. 9852. The treasurer of state shall hold such fund or securities deposited with him as security for the faithful performance of all guarantees entered into *and trusts accepted* by such company, but so long as it continues solvent he shall permit it to collect the interest of, or dividends on, its securities so deposited, and to withdraw them or any part thereof, on depositing with him cash or other securities of the kind heretofore named so as to maintain the value of such deposit at fifty thousand dollars.

SECTION 2. That original sections 710-3 and 9852 of the General Code be and the same are hereby repealed.

F. M. WILDERMUTH,  
L. J. GRAHAM,  
A. L. STUMP,  
IRWIN HALSTEAD,

JOHN S. FARIS,  
CHAS. S. KAY,  
FRANK L. LYTTLE,  
GEO. E. MATTHEWS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lawyer submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 651** — Mr. Bond, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 8 strike out the word "shall" and insert in lieu thereof the word "may".

ARTHUR E. JONES,  
NORMAN R. BLISS,  
WARREN E. BURNS,  
E. C. LAWYER,

C. GILBERT TAYLOR,  
L. A. PEARSON,  
FRANK L. LYTTLE,  
DOW W. HARTER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the fifth order of business, being reports of select committees:

Mr. Beetham submitted the following report:

The Special Joint Committee on Taxation, to which was referred **H. B. No. 705** — Mr. Donahay, having had the same under consideration, reports it back and recommends its passage.

FRANK C. PARRETT,  
WM. AGNEW,  
WALLACE BELLEW,  
FRANK E. WHITTEMORE,

FRANCIS M. THOMPSON,  
MILTON CLARK,  
HUSTON T. ROBINS,  
RUPERT BEETHAM.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Beetham submitted the following report:

The Special Joint Committee on Taxation, to which was referred matters relating to taxation and revenue submits the attached bill as a partial report, and recommends its passage: (being **H. B. No. 732**).

FRANK C. PARRETT,  
F. E. WHITTEMORE,  
W. W. BELLEW,  
WM. AGNEW,  
MILTON CLARK,  
T. M. BERRY,

J. E. HOLDEN,  
FRANCIS M. THOMPSON,  
E. J. HOPPLE,  
R. M. BILLINGSLEA,  
RUPERT BEETHAM.

The report was agreed to.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 732** — The Special Joint Committee on Taxation.

To amend sections 6309 and 6309-1 of the General Code, relating to the custody and apportionment of motor vehicle taxes due to districts of registration.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 732** — The Special Joint Committee on Taxation, was read the second time by its title and ordered placed on the calendar.

Mr. Beetham submitted the following report:

The Special Joint Committee on Taxation to which was referred the duty of making recommendations to the General Assembly upon the subject of taxation begs leave to make the following partial report and recommends to the favorable consideration of the Assembly the appended joint resolution: (Being **H. J. R. No. 101**).

FRANK C. PARRETT,  
W. W. BELLEW,  
F. E. WHITTEMORE,  
MILTON CLARK,

H. T. ROBINS,  
RUPERT BEETHAM,  
FRANCIS M. THOMPSON.

The report was agreed to.

By unanimous consent Mr. Beetham offered the following resolution:

**H. J. R. No. 101** — The Special Joint Committee on Taxation.

Proposing to amend the constitution of the state of Ohio by adopting a new section to be designated as section 13 of Article VIII thereof, relating to the creation of bonded indebtedness.

*Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to each house concurring therein, That there shall be submitted to the electors of the state for their approval or rejection, in the manner provided by law, at the general election to be held on the Tuesday after the first Monday in November, nineteen hundred and twenty, a proposal to amend the constitution of the state of Ohio by adopting the following section, to be designated as section 13 of Article VIII thereof, and the schedule thereto appended:*



## ARTICLE VIII.

Section 13. The net bonded indebtedness of any subdivision of this state shall never exceed the limitations fixed by this section. Such net bonded indebtedness shall be the difference between the principal of bonds issued by the subdivision, with the exceptions mentioned herein, and the amount held in sinking funds and applicable to the retirement thereof. The limitations shall be the following percentages, to be computed in each case upon the assessed value of the taxable real property in the subdivision, exclusive of separately assessed mines, minerals and mineral rights; counties, two per centum; townships, one and one-half per centum; school districts, three per centum; municipal corporations, four and one-half per centum; other districts, including special taxing districts, one per centum.

The following bonds and sinking fund balances applicable thereto shall not be considered in ascertaining net indebtedness; those issued in anticipation of the levy or collection of special assessments, to the extent of the anticipated assessments against private property; those issued to acquire, construct or improve property from the use of which revenue is or is to be derived, in the proportion that the surplus revenue applied to interest and sinking fund during the preceding fiscal year, or, in case of original acquisition or construction, the surplus of anticipated annual revenue pledged to be so applied, bears to the interest and sinking fund requirements of such bonds; and emergency bonds issued for the replacement or restoration of property destroyed or injured by unforeseen casualty, or for defraying the expenses of an epidemic of disease, and all amounts held in sinking funds for their retirement, in cases in which the general assembly may, by general laws, authorize the exclusion of such emergency bonds from consideration under this section; but the amount of such emergency bonds which may be so excluded from consideration shall not exceed in any case twenty-five per centum of the net bonded indebtedness of the subdivision at the time of the occurrence of the emergency and such excluded emergency bonds shall not run for more than eight years from their issuance.

No bonds issued for property or improvements shall run for a longer time than the probable period of usefulness of such property or improvements, and in no case longer than forty years from their issuance. Bonds for other purposes shall not run for more than eight years from their issuance.

All bonds hereafter issued beyond the limitations of this section shall be void. The general assembly may impose additional limitations upon the creation of public indebtedness, whether bonded or not.

## SCHEDULE.

If the foregoing amendment shall be approved by the electors it shall take effect as a part of the constitution on the first day of January, nineteen hundred twenty-one. All bonds then outstanding, and all amounts then held in sinking funds for their retirement, excepting the first two classes of excluded bonds and sinking fund balances mentioned therein, shall be considered in applying the limitations thereof; but if valid when issued such bonds shall not be impaired or otherwise affected thereby.

If, on the first day of January, nineteen hundred twenty-one, the net bonded indebtedness of any subdivision shall exceed the amount

of such indebtedness which such subdivision may have under the limitations prescribed by the foregoing amendment, then and in that event the limitation for such subdivision shall be the amount of its net bonded indebtedness, ascertained as provided in said amendment, as of the first day of the fiscal year of the subdivision in which the limitation is applied, plus fifty per centum of the amount added to the sinking fund and applicable to the retirement of the bonds considered in ascertaining the limitation, during the next previous fiscal year; and such limitation shall continue to be applied to the net bonded indebtedness of such subdivision in the manner prescribed by such amendment until the net bonded indebtedness thereof becomes reduced to the amount of such indebtedness permitted by the strict application of the limitations of the foregoing amendment to such subdivision. For the purpose of increasing the sinking fund on account of such bonds, the taxing authorities of such subdivision may levy taxes upon the taxable property therein in any year within the period in which the temporary limitation provided for in this schedule shall apply, in addition to such taxes as would be required to pay the interest and provide strictly for the sinking fund on account of such bonds; the rate of such levy shall not exceed one mill, but such levy shall not be subject to any statutory limitation on tax rates, nor be considered in applying any such limitation.

Mr. Beetham moved that the rules be suspended and **H. J. R. No. 101** — The Special Joint Committee on Taxation, be referred to The Special Joint Committee on Taxation.

The motion was agreed to.

Mr. Halstead moved that **Sub. H. B. No. 708** — Mr. Halstead, which had previously been informally passed be now taken up.

The motion was agreed to.

**H. B. No. 708** — Mr. Halstead, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 10, as follows:

Those voting in the affirmative are: Messrs.

Beaty,	Cowan,	Green,	Miller, of Fulton,
Beetham,	Crosser,	Griswold,	Morris,
Benner,	Davis,	Halstead,	Mulcahy,
Besaw,	Denune,	Hastings,	Myers,
Billingslea,	Dildine,	Hatch,	Pugh,
Bishop,	Donahay,	Helfrich,	Reynolds, Jas. A
Blauser,	Drury,	Huber,	Robinson,
Bliss,	Faris,	Johnston,	Russell,
Bonser,	Federman,	Jones, of Trumbull,	Shy,
Brannon,	Foster,	Luchsinger,	Silver,
Bryson,	Fouts,	Lustig,	Smith,
Cable,	Freeman,	Lytle,	Spidel,
Carpenter,	Gardner,	McCoy,	Taylor,
Cochrun,	Gordon, of Brown,	McFarland,	Thompson,
Comings,	Gorrell,	Madden,	Wildermuth,
Cookston,	Graham,	Matthews,	York—65.
Copeland,	of Muskingum,		

Those voting in the negative are: Messrs.

Bond,	Gordon, of Logan,	Greve,	Miller, of Stark,
Carson,	Graham,	Kreider,	Scott—10.
Emery,	of Licking,	Lawyer,	

So the bill passed.

Mr. Graham, of Muskingum, moved to amend the title as follows:

By striking out the original title to H. B. 708 and insert in lieu thereof the following:

"To amend sections 710-3 and 9852 of the General Code relating to the banking code and to title, guarantee and trust companies."

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

Mr. Gorrell moved that the vote by which **H. B. No. 653** — Mr. King, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

**H. B. No. 700** — Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 40, nays 27, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Huber,	Mulcahy,
Beaty,	Donahay,	Johnston,	Pugh,
Beetham,	Drury,	Jones, of Trumbull,	Reynolds, Jas. A.,
Besaw,	Emery,	Lawyer,	Robinson,
Bryson,	Gordon, of Logan,	Luchsinger,	Shy,
Cable,	Gorrell,	McFarland,	Smith,
Carpenter,	Graham,	Madden,	Spidel,
Carson,	of Licking,	Matthews,	Wenner,
Cookston,	Halstead,	Miller, of Fulton,	Wise,
Copeland,	Helfrich,	Miller, of Stark,	York—40.
Crosser,			

Those voting in the negative are: Messrs.

Atkinson,	Bonser,	Foster,	Kreider,
Benner,	Brannon,	Graham,	Lustig,
Billingslea,	Clark,	of Muskingum,	McKay,
Bishop,	Cochrun,	Greve,	Pearson,
Blauser,	Comings,	Hastings,	Scott,
Bliss,	Davis,	Hatch,	Taylor,
Bond,	Denune,	King,	Thompson—27.

So the bill, not having received the constitutional majority, was lost.

Mr. King called up the pending motion of Mr. Gorrell entered upon the journal to reconsider the vote whereby **H. B. No. 653** — Mr. King, was passed.

The motion was taken up.

The question being, "Shall the vote be reconsidered?"

Which was not agreed to.

**H. B. No. 655** — Mr. Robins, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Graham,	McCoy,
Beaty,	Crabbe,	of Muskingum,	McFarland,
Beetham,	Crosser,	Greve,	McKay,
Benner,	Davis,	Griswold,	Madden,
Besaw,	Denune,	Halstead,	Matthews,
Billingslea,	Dodge,	Hastings,	Miller, of Fulton,
Bishop,	Donahay,	Hatch,	Miller, of Stark,
Blauser,	Drury,	Huber,	Mulcahy,
Bliss,	Emery,	Johnston,	Pugh,
Bond,	Foster,	Jones, of Trumbull,	Robins,
Bryson,	Freeman,	King,	Robinson,
Cable,	Gardner,	Kreider,	Shy,
Carson,	Gordon, of Brown,	Lawyer,	Spidel,
Clark,	Gordon, of Logan,	Lentz,	Thompson,
Cochrun,	Gorrell,	Luchsinger,	Wenner,
Comings,	Graham,	Lustig,	Wise,
Cookston,	of Licking,	Lytle,	<b>York—67.</b>
Copeland,			

So the bill passed.

The title was agreed to.

**H. B. No. 705** — Mr. Donahay, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 75, nays none. as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cookston,	Graham,	McKay,
Beaty,	Copeland,	of Muskingum,	Madden,
Beetham,	Cowan,	Green,	Matthews,
Benner,	Crabbe,	Greve,	Miller, of Fulton,
Besaw,	Crosser,	Griswold,	Miller, of Stark,
Billingslea,	Davis,	Halstead,	Morris,
Bishop,	Denune,	Hastings,	Mulcahy,
Blauser,	Dodge,	Hatch,	Myers,
Bliss,	Donahay,	Huber,	Pugh,
Bond,	Drury,	Johnston,	Reynolds, Jas. A.,
Bonser,	Emery,	Jones, of Trumbull,	Robins,
Brannon,	Faris,	Kreider,	Robinson,
Bryson,	Federman,	Lawyer,	Shy,
Cable,	Freeman,	Lentz,	Smith,
Carson,	Gardner,	Luchsinger,	Taylor,
Chester,	Gordon, of Brown,	Lustig,	Thompson,
Clark,	Gordon, of Logan,	Lytle,	Wenner,
Cochrun,	Gorrell,	McCoy,	<b>Wise—75.</b>
Comings,	Graham,	McFarland,	
	of Licking,		

So the bill passed.

The title was agreed to.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 733** — Mr. Luchsinger.

To amend section 50 of the General Code, providing for the compensation of members of the General Assembly.

On motion of Mr. Luchsinger the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**H. B. No. 733** — Mr. Luchsinger, was read the second time by its title and referred to the committee on Labor.

**H. B. No. 734** — Mr. Luchsinger.

To amend section 51 of the General Code relative to the salaries per diem of officers of Senate and House.

On motion of Mr. Luchsinger the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 734** — Mr. Luchsinger, was read the second time by its title and referred to the committee on Labor.

**H. B. No. 735** — Mr. York.

To enact supplemental section 5649-7 of the General Code fixing uniform rates of taxation in taxing districts lying in two or more counties and to fix the limitation of rates of taxation in such districts.

On motion of Mr. York the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 735** — Mr. York, was read the second time by its title and referred to the committee on Universities, Colleges and Normal Schools.

**H. B. No. 736** — Mr. Bliss.

To amend sections 614-32 and 614-47 of the General Code, relating to the powers of the Public Utilities Commission of Ohio.

On motion of Mr. Bliss the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 736** — Mr. Bliss, was read the second time by its title and referred to the committee on Public Utilities.

**H. B. No. 737** — Mr. McFarland.

To amend section 3376 of the General Code relative to township roads.

On motion of Mr. McFarland the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 737** — Mr. McFarland, was read the second time by its title and referred to the committee on County Affairs.

**H. B. No. 738** — Mr. Freeman.

To amend section 7753-3 of the General Code relating to the compensation and expenses of the high school inspectors.

On motion of Mr. Freeman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 738** — Mr. Freeman, was read the second time by its title and referred to the committee on Common Schools.

**H. B. No. 739** — Mr. Matthews.

To amend section 1295-29 of the General Code relative to the practice of optometry.

On motion of Mr. Matthews the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 739** — Mr. Matthews, was read the second time by its title and referred to the committee on Public Health.

**H. B. No. 740** — Mr. Chester.

Providing for levying and collecting an annual tax on the net incomes of persons residing in this state and for that purpose enacting Chapter 16 of Title I, Part Second of the General Code of Ohio, consisting of supplemental sections 5773-1 to 5773-43 inclusive thereof, amending section 1465-1 of the General Code and repealing section 1 of the act of May 10, 1910, 101 O. L. 399, designated as section 5445 of the General Code.

On motion of Mr. Chester the constitutional rule requiring bills

to be fully read on three different days was dispensed with, and **H. B. No. 740** — Mr. Chester, was read the second time by its title and referred to the joint committee on Taxation.

By unanimous consent Mr. Greve offered the following resolution:  
**H. J. R. No. 102** — Mr. Greve.

Relative to the appointment of a committee to investigate the production and distribution of natural gas in Ohio.

WHEREAS, The production and distribution of natural gas has been very loosely regulated by the state; and

WHEREAS, As a result of this laxity it is asserted that a large percentage of this valuable asset to the state has been wasted and it has been alleged that great profits have been made at the expense of conservation in the public interest; therefore,

*Be it resolved by the General Assembly of the State of Ohio*, That two members of the Senate, to be appointed by the president thereof, and two members of the House of Representatives, to be appointed by the speaker thereof, not more than one such appointee thereof in each house shall be of the same political party, shall hereby constitute a committee to make a complete investigation of the natural gas business in Ohio, with special reference to production, distribution, cost, selling price and waste and any other matters in connection therewith which the committee deems of public interest. Such committee shall have full power to summon witnesses, and compel their attendance, to administer oaths relative to their testimony, to compel the production of whatever books, records, documents and papers as may be necessary for complete investigation of the subject matter.

The committee shall proceed at once upon the discharge of its duties and shall continue its investigation through any recess of the general assembly and make its report thereto prior to its sine die adjournment, with a statement of its findings and recommendation of such laws as in its opinion may be necessary to provide proper regulation and correct abuses.

The committee may employ a stenographer and other necessary assistants and may hold sessions at such places in the state as it may deem proper.

To carry out the provisions of this resolution, including payment of expenses of the members of the committee, and the compensation and expenses of stenographer and other assistants, the committee is authorized to expend, from funds heretofore or hereafter appropriated for the expenses of legislative committees, such amount as may be necessary, not to exceed one thousand dollars. Such amounts shall be paid out of the state treasury upon the warrant of the auditor of state when itemized vouchers therefor have been approved by the chairman of the committee.

The resolution was laid over under the rule.

Mr. Comings moved that the vote whereby **H. B. No. 700** — Mr. Comings, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

**10:30 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until 9:00 o'clock a. m. tomorrow.

Attest:

JOHN P. MAYNARD,  
Clerk.



Hall of the House of Representatives, Columbus, Ohio.

**Friday, January 23rd, 1920, 9:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. 712**—Special Joint Committee on Taxation.

To authorize the taxing authorities of municipal corporations, to fund deficiencies in operating revenues for the year 1920, issue bonds and to levy taxes for such purposes.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the President has appointed as managers on part of the Senate, relative to **H. J. R. No. 92**—Mr. Graham, of Muskingum, Messrs. Demuth, Hopley, Berry.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **S. B. No. 203**—Mr. Liggitt.

To provide for the erection of an armory in the village of Shreve, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 571**—Mr. Taylor.

Providing for the relief of Frank J. Bentz.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 661**—Mr. Faris.

To amend section 7624, General Code of Ohio, as amended March 21, 1917, 107 Ohio Laws, page 624, relating to acquiring real estate by boards of education.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 437** — Mr. Jones, of Hamilton.

To amend section 2250-2 of the General Code, to increase the salary of the public utility commissioners.

Attest: W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Am. H. B. No. 232** — Mr. Jones, of Hamilton.

To amend section 606 of the General Code, relating to assessments for the maintenance of the public utilities commission.

With the following amendments in which the concurrence of the House is requested.

In line 5 after the word "Ohio" insert "including the payment of salaries, traveling expenses, printing, rent, light, heat, water, telephones and all other overhead expenses,"

In line 6 strike out "one" and insert in lieu thereof the word "two".

In line 7 strike out "and fifty".

Attest: W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 620** — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the administration and enforcement of such prohibition and repeal certain sections of the General Code.

With the following amendments in which the concurrence of the House is requested:

In line 61 strike out the figure "4" and insert "3".

In line 70 strike out the figure "5" and insert "4".

In line 89 strike out the figure "6" and insert "5".

In line 102 strike out the figure "7" and insert "6".

In line 115 strike out the figure "8" and insert "7".

In line 120 strike out the figure "9" and insert "8".

In line 144 strike out the figures "11" and insert "9".

In line 160 strike out the figures "12" and insert "10".

Attest: W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 616** — Mr. Alban.

To amend sections 7595, 7595-1, 7595-4, 7596, 7597 and 7730 of the General Code, correcting errors and harmonizing sections in the state aid for weak school districts law, and supplementing section 7730 with new section 7730-1, providing for the time when school property in suspended districts can be sold.

With the following amendment in which the concurrence of the House is requested.

In line 91 change the word "shall" to "may".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendment was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 714** — Special Joint Committee on Salaries of State Employees and Schools Teachers.

To supplement section 7986 of the General Code by the enactment of a section to be designated as section 7986-1, to provide for the disposition of certain receipts of educational institutions maintained or supported by the state, and to make appropriations thereof for the period ending June 30, 1921.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of **H. B. No. 727** — Mr. Fouts.

Providing for the relief of Morgan county, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 659** — Mr. Hopple.

To amend section 9160 of the General Code, relating to union depot companies.

Attest:

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 218** — Mr. Wagner.

To amend section 5552 of the General Code, relative to the county draughtsman.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 554** — Mr. Lonz.

Providing for the maintenance of parks in townships composed in part of islands.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 560** — Mr. Evans.

To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 213** — Mr. Latham.

To supplement section 2183 by the enactment of section 2183-1, relative to employment of convicts in certain institutions of the state.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. Sub. S. B. No. 105** — Mr. Busbey.

To amend section 7248 of the General Code and to enact supplemental sections 1190-1, 1190-2, 1212-2, 6921-1 and 6947-1a of the General Code, relating to a system of highway laws for the state of Ohio,

and to enact certain further supplemental provisions relating to the highways of the state.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 209** — Mr. Bellew.

To provide for the organization and administration of canal districts, granting the same the power to impose taxes and assessments, to incur debts, issue bonds, and to assist the federal government in the construction of a canal or canals connecting Lake Erie with the Ohio river.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

The House then passed to the sixth order of business, being bills for second reading.

The following bills were read the second time by their titles and were referred as follows:

**S. B. No. 219** — Mr. Ritter.

To the committee on Insurance.

**S. B. No. 224** — Special Joint Committee on Taxation.

To the Joint Committee on Taxation.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 218** — Mr. Wagner, was read the second time by its title and referred to the committee on Cities.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 213** — Mr. Latham, was read the second time by its title and referred to the committee on Benevolent and Penal Institutions.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. Sub. S. B. No. 105** — Mr. Busbey, was read the second time by its title and referred to the committee on Public Highways.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 209** — Mr. Bellew, was read the second time by its title and referred to the committee on Public Utilities.

The House then passed to the second order of business, being bills for third reading.

**H. B. No. 686** — Mr. Robins, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Graham,	McCoy,
Atkinson,	Davis,	of Muskingum,	McKay,
Beaty,	Denune,	Green,	Madden,
Beetham,	Dildine,	Greve,	Miller, of Fulton,
Benner,	Dodge,	Griswold,	Morris,
Billingslea,	Donahay,	Halstead,	Myers,
Bishop,	Drury,	Hastings,	Pugh,
Blauser,	Emery,	Hatch,	Reynolds, Jas. A.,
Bond,	Entemann,	Hopple,	Robins,
Brach,	Evans,	Johnston,	Robinson,
Eryson,	Faris,	Jones, of Trumbull,	Scott,
Burns,	Federman,	Kay,	Smith,
Chester,	Foster,	Kreider,	Spidel,
Clark,	Fouts,	Lawyer,	Swedersky,
Cochrun,	Freeman,	Lentz,	Taylor,
Comings,	Gordon, of Logan,	Lonz,	Walsh,
Cookston,	Graham,	Lustig,	Wenner—70.
Copeland,	of Licking,	Lytle,	
Crabbe,			

So the bill passed.

The title was agreed to.

**H. B. No. 698** — Mr. Freeman, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Gorrell,	Lytle,
Atkinson,	Crosser,	Graham,	McCoy,
Beetham,	Davis,	of Licking,	McKay,
Benner,	Denune,	Green,	Miller, of Fulton,
Blauser,	Dildine,	Griswold,	Morris,
Bond,	Dodge,	Hastings,	Pugh,
Brach,	Donahay,	Hatch,	Reynolds, Jas. A.,
Brannon,	Drury,	Hopple,	Robins,
Bryson,	Emery,	Johnston,	Robinson,
Burns,	Entemann,	Jones, of Hamilton,	Scott,
Cable,	Evans,	Jones, of Trumbull,	Smith,
Carpenter,	Faris,	Kay,	Spidel,
Chester,	Federman,	Kreider,	Swedersky,
Clark,	Foster,	Lawyer,	Taylor,
Comings,	Freeman,	Lonz,	Walsh,
Cookston,	Gordon, of Logan,	Lustig,	Wenner—64.
Copeland,			

So the bill passed.

The title was agreed to.

**H. B. No. 607** — Mr. Clark, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bond,	Clark,	Donahay,
Atkinson,	Brach,	Comings,	Drury,
Beaty,	Brannon,	Cookston,	Emery,
Beetham,	Bryson,	Copeland,	Entemann,
Benner,	Burns,	Crosser,	Evans,
Billingslea,	Cable,	Davis,	Federman,
Blauser,	Carson,	Dildine,	Foster,
Bliss,	Chester,	Dodge,	Fouts,



Those voting in the affirmative are: Messrs. — Concluded.

Freeman,	Helfrich,	Lustig,	Pearson,
Gordon, of Logan,	Hopple,	Lytle,	Fugh,
Gorrell,	Johnston,	McCoy,	Reynolds, Jas. A.,
Graham,	Jones, of Hamilton,	McFarland,	Robins,
of Licking,	Jones, of Trumbull,	McKay,	Robinson,
Graham,	Kay,	Madden,	Spidel,
of Muskingum,	Kreider,	Matthews,	Swedersky,
Green,	Lawyer,	Miller, of Fulton,	Taylor,
Greve,	Lentz,	Mulcahy,	Walsh,
Hastings,	Lonz,	Myers,	Wenner—71.
Hatch,			

So the bill passed.

The title was agreed to.

Mr. Wenner moved that **H. B. No. 662** — Mr. Johnston, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

**H. B. No. 662** — Mr. Johnston, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Smith moved to amend as follows:

In line 11 strike out the word "public".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Jones, of Hamilton, moved to amend as follows:

In line 12 strike out the article "a" and insert in lieu thereof the word "such".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Wenner moved that further consideration of **H. B. No. 662** — Mr. Johnston, be deferred.

The motion was agreed to.

Mr. Bond moved that **Am. H. B. No. 651** — Mr. Bond, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

**Am. H. B. No. 651** — Mr. Bond, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Freeman,	Hughes,
Beaty,	Cookston,	Gardner,	Johnston,
Beetham,	Copeland,	Gordon, of Logan,	Jones, of Hamilton,
Benner,	Cowan,	Gorrell,	Jones, of Trumbull,
Billingslea,	Crabbe,	Graham,	Kay,
Blauser,	Crosser,	of Licking,	Kreider,
Bliss,	Davis,	Graham,	Lawyer,
Bond,	Dildine,	of Muskingum,	Lentz,
Brach,	Dodge,	Green,	Lonz,
Bryson,	Donahay,	Greve,	Lytle,
Burns,	Drury,	Griswold,	McCoy,
Cable,	Emery,	Halstead,	McFarland,
Carpenter,	Evans,	Hatch,	McKay,
Carson,	Faris,	Helfrich,	Madden,
Chester,	Federman,	Hoover,	Matthews,
Clark,	Foster,	Hopple,	Miller, of Fulton,
Cochrun,	Fouts,	Huber,	Miller, of Stark,

Those voting in the affirmative are: Messrs. — Concluded.

Mulcahy,	Robins,	Smith,	Wenner,
Pearson,	Robinson,	Thompson,	Wildermuth—77.
Reynolds, Jas. A.,	Scott,	Walsh,	

So the bill passed.

The title was agreed to.

Mr. Federman moved that **H. B. No. 574** — Mr. Federman, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

**H. B. No. 574** — Mr. Federman, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Scott moved to amend as follows:

In line 4 after "person" add "making a business of".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Green,	McFarland,
Beaty,	Crosser,	Greve,	McKay,
Beetham,	Davis,	Griswold,	Matthews,
Benner,	Denune,	Halstead,	Miller, of Fulton,
Billingslea,	Dodge,	Hastings,	Miller, of Stark,
Bishop,	Donahay,	Hatch,	Mulcahy,
Blauser,	Drury,	Helfrich,	Myers,
Bond,	Emery,	Hoover,	Pearson,
Brach,	Entemann,	Hopple,	Fugh,
Bryson,	Evans,	Huber,	Robins,
Burns,	Federman,	Linghes,	Robinson,
Carpenter,	Foster,	Johnston,	Scott,
Carson,	Fouts,	Jones, of Hamilton,	Spidel,
Chester,	Freeman,	Jones, of Trumbull,	Thompson,
Clark,	Gordon, of Logan,	Kreider,	Walsh,
Cochrun,	Gorrell,	Lawyer,	Wenner,
Comings,	Graham,	Lentz,	Wildermuth,
Cookston,	of Licking,	Luchsinger,	Wise—74.
Copeland,	Graham,	McCoy,	
	of Muskingum,		

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Fouts submitted the following report:

The standing committee on Public Highways, to which was referred **S. B. No. 105** — Mr. Busbey, having had the same under consideration, reports it back, and recommends its passage.

CHARLES H. FOUTS,  
IRWIN HALSTEAD,  
H. W. COOKSTON,  
CHARLES M. GORDON,  
L. J. GRAHAM,

W. B. BRYSON,  
C. GILBERT TAYLOR,  
C. C. CRABBE,  
SYLVESTER SPIDEL.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

By unanimous consent Mr. Donahay submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 198**—Mr. Ake, having had the same under consideration, reports it back, and recommends its passage.

HARRY L. FEDERMAN,  
GEO. S. MYERS,  
H. B. MADDEN,  
W. E. WENNER,

ARTHUR E. JONES,  
SYLVESTER SPIDEL,  
E. L. DONAHAY.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Crabbe moved that the vote whereby **H. B. No. 702**—Mr. King, was passed, be reconsidered and that the motion be made a special order for Tuesday, January 27th, 1920, at 3:00 o'clock p. m.

The motion was agreed to.

By unanimous consent Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 218**—Mr. Wagner, having had the same under consideration, reports it back, and recommends its passage.

HARRY L. FEDERMAN,  
H. B. MADDEN,  
GEO. S. MYERS,  
W. E. WENNER,

SYLVESTER SPIDEL,  
E. L. DONAHAY,  
CHAS. S. KAY,  
ARTHUR E. JONES,

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Beaty moved that the committee on Banks and Banking be discharged from further consideration of **H. B. No. 639**—Mr. Bond, and that said bill be ordered placed on the calendar.

The motion was agreed to.

By unanimous consent Mr. Jones, of Hamilton, submitted the following report:

The standing committee on Public Utilities, to which was referred **S. B. No. 209**—Mr. Bellew, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended.

Change authorship to Bellew-Pearson.

ARTHUR E. JONES,  
L. A. PEARSON,  
FRANK L. LYTLE,  
C. GILBERT TAYLOR,

N. R. BLISS,  
JULIUS LUCHSINGER,  
WARREN E. BURNS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Gardner submitted the following report:

The standing committee on Codes, Courts and Procedure, to



which was referred **H. B. No. 729** — Mr. Beaty, having had the same under consideration, reports it back, and recommends its passage.

D. ALLEN BOND,  
CHARLES H. FOUTS,  
JOSEPH R. GARDNER,

J. S. MILLER,  
C. F. McCOY,  
C. C. CRABBE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Sub. H. B. No. 713** — Joint Committee on Taxation "To remove interest and sinking fund levies on account of bonds issued prior to Jan. 20, 1920, from all limitations on tax rates with approval of the electors of a subdivision," and requests a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **Sub. H. B. No. 713** — The Special Joint Committee on Taxation, Messrs. Clark, Freeman and Griswold.

11:05 o'clock a. m.

On motion of Mr. Matthews the House adjourned until 5:00 o'clock p. m. Monday.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Monday, January 26, 1920, 5 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O.

The journal of yesterday was read and approved.

The House then passed to the first order of business, being reports of standing committees.

No standing committee reports were presented.

The House then passed to the second order of business, being resolutions and motions.

Mr. Spidel moved that the vote whereby **H. B. No. 672** — Mr. Smith, was passed, be reconsidered and that the motion be entered upon the journal and remain pending.

The House then passed to the third order of business, being introduction of bills.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 741** — Mr. Jones, of Trumbull.

To amend section 3148-1 of the General Code of Ohio, relative to county and municipal hospitals for tuberculosis.

On motion of Mr. Jones, of Trumbull, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 741** was read the second time by its title and referred to the committee on Public Health.

**H. B. No. 742** — Mr. Evans.

To amend sections 503 and 614-44 and to repeal section 614-47 of the General Code, relative to the regulation of street railways.

On motion of Mr. Evans, the constitutional rule, requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 742** — Mr. Evans, was read the second time by its title and referred to the committee on Public Utilities.

**H. B. No. 743** — Mr. Hopple.

To amend section 245 providing for the form of warrants issued by the auditor of state.

On motion of Mr. Hopple, the constitutional rule, requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 743** — Mr. Hopple, was read the second time by its title and referred to the committee on Rules and Legislative Procedure.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of **H. B. No. 691** — Mr. Clark.

To amend sections 3515-23, 3515-24 and 3515-28 of the General Code, relating to the powers of council and other officers under the city manager plan of government for municipalities.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 233** — Mr. Whittemore.

To make sundry appropriations for repairs of state house.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives for the passage of the following items in **H. B. No. 558** — Mr. King, by a constitutional majority, notwithstanding the objections of the governor.

H. E. Culbertson Company, Cleveland, Ohio, in full settlement of claim for losses sustained in building twenty-four miles of highway in Muskingum and Licking counties.....\$50,000.00.

The Ohio Electric Ry. Co., Springfield, in full payment for transportation of the Finance Committee of the House of Representatives of the 82nd General Assembly from Columbus to Lima, Van Wert and return.....\$85.80.

Alfred Robinson, sergeant-at-arms, 83rd General Assembly, in full payment for all additional services rendered.....\$400.00.

William C. Ries, sergeant-at-arms, 82nd General Assembly, in full payment for all additional services rendered.....\$400.00.

Albert E. Schendal, Cleveland, in full settlement for injuries received while serving in the Ohio National Guard, caused by explosion while being instructed in the use of high explosives.....\$1,000.00.

Quaker Oats Company, Akron, tax refunder.....\$5,834.76.

Clinton Cowan, Columbus, Ohio, refund of expense incurred in defending title to the office of State Highway Commissioner.....\$748.68.

In full settlement of claims for salary due certain employes of the House of Representatives — 81st General Assembly: Alfred Robinson, \$55.00; J. D. Thomas, \$55.00; Clyde L. Sherman, \$55.00; E. H. Gilkey, \$55.00; James B. Lewis, \$55.00; Charles E. Harper, \$30.00; Calvin W. Reynolds, \$30.00; C. E. Spring, \$30.00; E. M. Kill, \$30.00; R. R. Zuremehly, \$30.00; Joseph Thorpe, \$55.00; J. C. Griggs, \$30.00; Marie K. Neary, \$25.00; Janette Cone, \$25.00; Scott Schertzer, \$38.50; S. R. Robinson, \$35.50; John Guy, \$38.50; Benjamin Lyons, \$38.50; Jacob Shook, \$38.50; Paul Theobald, \$21.00; David White, \$21.00; John Crown, \$21.00; J. E. Allen, \$21.00; Richard Armstrong, \$21.00; Evart Sivits, \$21.00; Sherman Weaver, \$3.50; E. W. Hughes, \$150.00; Fred Blankner, \$150.00; Ella Scriven, \$150.00; William Todd, \$60.00; Walter Roberts, \$24.50.

#### Eighty-third Assembly.

Howard Cutright, \$163.00; A. D. Terhune, \$153.00; L. Emslie, \$98.00; Robert F. Smith, \$81.00; Howard Smith, \$150.00; Frank E. Bell, \$300.00; Clare Spring, \$300.00.

C. J. Murdock, Columbus, in full settlement of claim for additional compensation for services rendered as acting chief deputy of the boiler inspection division of the Industrial Commission.....\$730.35.

John G. Edwards, Cincinnati, in full settlement for services rendered as deputy inspector of workshops and factories.....\$500.00.

American Sewer Pipe Company, Barberton.....\$145.31.

Babcock-Wilcox Company, Barberton.....\$2,323.30.

F-9 — For encasing flags of Ohio regiment used in the world's war.....\$2,000.00.

Moving athletic field.....\$3,000.00.

Joseph W. O'Neal in full settlement for services rendered as custodian of the Senate during week beginning September 7th, 1919..\$50.00.

Robert Smith, Columbus, hospital and doctor bill.....\$115.00.

Lawrence K. Langdon in full settlement of claim for salary.....\$2,470.83.

State Treasurer.

G-3 — Capital equipment.....\$100,000.00.

Attest:

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 226**—Mr. Archer.

To supplement section 1216 of the General Code by the enactment of section 1216-1, providing for the assessment of affected lands in counties adjoining those wherein are located state and road improvements.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Burns, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 226**—Mr. Archer, was read the second time by its title and ordered placed on the calendar.

On motion of Mr. Evans the House adjourned until 10:00 o'clock a. m. tomorrow.

Attest:

JOHN. P. MAYNARD,  
Clerk.

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Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, January 27, 1920, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O. The journal of yesterday was read and approved.

Mr. Beetham moved that the House resolve itself into a committee of the whole for the consideration of **H. B. No. 615**—The Special Joint Committee on Taxation.

The motion was agreed to.

The Speaker appointed Mr. Robins as chairman of said committee of the whole and after having spent some time therein the chairman reported progress and asked leave to sit again.

**12:15 o'clock p. m.**

On motion of Mr. Robins, the House recessed until 1:30 o'clock p. m.

**1:30 o'clock p. m.**

The House met pursuant to recess.

Mr. Robins moved that the House again resolve itself into a committee of the whole for further consideration of **H. B. No. 615**—The Special Joint Committee on Taxation.

The motion was agreed to.

The committee of the whole having had under consideration **H. B. No. 615**—The Special Joint Committee on Taxation, and having gone through the same reports it back with the following amendments and recommends its passage:

In line 144 change numerals "7575" and insert in lieu thereof the numerals "7595".

In line 200, after "certificate", strike out the remainder of the line.

In line 201 strike out "temporary or emergency certificate" and insert in lieu thereof "and of the salary of each teacher holding a temporary or emergency certificate who has had not less than two years of successful teaching experience at the time of employment".

The report of the committee was agreed to.

The House then passed to the first order of business, being consideration of Senate amendments to House bills.

**Am. H. B. No. 232** — Mr. Jones, of Hamilton, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Green,	Mulcahy,
Barnes,	Dodge,	Griswold,	Myers,
Featy,	Donahay,	Hastings,	Pearson,
Beetham,	Drury,	Hatch,	Pugh,
Benner,	Dunn,	Hoover,	Keynolds, Jas. A.,
Blauser,	Emery,	Huber,	Robins,
Bliss,	Entemann,	Hughes,	Robinson,
Brach,	Evans,	Johnston,	Shy,
Burns,	Faris,	Jones, of Hamilton,	Smith,
Cable,	Foster,	Jones, of Trumbull,	Swedersky,
Carpenter,	Fouts,	Kay,	Talley,
Carson,	Freeman,	Lawyer,	Taylor,
Clark,	Gardner,	Lentz,	Walsh,
Cochrun,	Gordon, of Logan,	Lustig,	Wenner,
Comings,	Graham,	Madden,	Wildermuth,
Cookston,	of Licking,	Matthews,	Winter,
Copeland,	Graham,	Miller, of Fulton,	Wise—68.
Crabbe,	of Muskingum,		

The Senate amendments were concurred in.

**Am. H. B. No. 620** — Mr. Crabbe, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 69, nays four, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Griswold,	Miller, of Fulton,
Barnes,	Crabbe,	Hastings,	Miller, of Stark,
Beetham,	Dodge,	Hatch,	Mulcahy,
Benner,	Donahay,	Hoover,	Myers,
Blauser,	Drury,	Hopple,	Pearson,
Bliss,	Emery,	Huber,	Robins,
Brach,	Entemann,	Hughes,	Robinson,
Bryson,	Evans,	Johnston,	Silver,
Burns,	Foster,	Jones,	Smith,
Cable,	Freeman,	of Hamilton,	Stump,
Carpenter,	Gordon, of Brown,	Kay,	Swedersky,
Carson,	Gordon, of Logan,	King,	Talley,
Chester,	Gorrell,	Kreider,	Taylor,
Clark,	Graham,	Lawyer,	Walsh,
Cochrun,	of Licking,	Lentz,	Wenner,
Comings,	Graham,	McCoy,	Wiest,
Cookston,	of Muskingum,	McKay,	Wildermuth,
Copeland,	Green,	Matthews,	Wise—69.

Those voting in the negative are: Messrs. Federman, Luchsinger, Lustig and Madden.

The Senate amendments were concurred in.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **Am. H. B. No. 702** — Mr. King.

To make sundry appropriations.  
And herewith returns said bill.

Attest:

W. E. HALLEY,  
Clerk.

**Am. H. B. No. 616** — Mr. Alban, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Hoover,	Mulcahy,
Beetham,	Drury,	Hopple,	Myers,
Benner,	Emery,	Huber,	Pearson,
Billingslea,	Evans,	Hughes,	Pugh,
Blauser,	Foster,	Johnston,	Robins,
Bliss,	Freeman,	Jones, of Hamilton,	Robinson,
Brach,	Gardner,	Kay,	Shy,
Burns,	Gordon, of Brown,	King,	Silver,
Cable,	Gordon, of Logan,	Kreider,	Spidel,
Carpenter,	Gorrell,	Lawyer,	Stump,
Carson,	Graham,	Lentz,	Talley,
Chester,	of Licking,	Luchsinger,	Taylor,
Cochrun,	Graham,	McCoy,	Thompson,
Comings,	of Muskingum,	McFarland,	Walsh,
Cookston,	Green,	McKay,	Wenner,
Copeland,	Griswold,	Matthews,	Wiest,
Cowan,	Hastings,	Miller, of Fulton,	Winter,
Crabbe,	Hatch,	Miller, of Stark,	Wise—70.

The Senate amendments were concurred in.

3:00 o'clock p. m.

Mr. Crabbe called up the special order for this hour being consideration of his motion to reconsider the vote by which **H. B. No. 702** — Mr. King, was passed.

The question being shall the vote by which **H. B. No. 702** — Mr. King, was passed be reconsidered?"

Upon which a roll call was demanded, taken and resulted — yeas 47, nays 35, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Gordon, of Logan,	Kreider,
Barnes,	Cookston,	Gorrell,	Lawyer,
Beetham,	Copeland,	Graham,	McCoy,
Benner,	Crabbe,	of Licking,	McKay,
Blauser,	Davis,	Graham,	Matthews,
Bond,	Dodge,	of Muskingum,	Miller, of Fulton,
Bryson,	Drury,	Griswold,	Pearson,
Burns,	Dunn,	Hatch,	Robins,
Cable,	Emery,	Hooley,	Robinson,
Carson,	Faris,	Hughes,	Silver,
Chester,	Foster,	Jones, of Trumbull,	Stump,
Clark,	Freeman,	Kay,	Wenner—47.
Cochrun,			



Those voting in the negative are: Messrs.

Backowski,	Evans,	Johnston,	Smith,
Beaty,	Federman,	Lentz,	Thompson,
Billingslea,	Gardner,	Luchsinger,	Walsh,
Bliss,	Gordon, of Brown,	Lustig,	Weaver,
Brach,	Green,	Madden,	Wiest,
Brannon,	Hastings,	Myers,	Wildermuth,
Cowan,	Hoover,	Pugh,	Winter,
Donahay,	Hopple,	Reynolds, Jas. A.,	York—35.
Dunspaugh,	Huber,	Shy,	

The motion was agreed to.

Mr. Crabbe moved that the vote by which certain amendments providing for payment in the sum of \$12,914 to W. J. Lomnitz et al., and \$2,277.00, to B. A. Zolner, et al., in **H. B. No. 702**—Mr. King, were passed be now reconsidered.

Upon which a yea and nay vote was demanded, taken, and resulted—yeas 42, nays 33, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Gordon, of Logan,	McCoy,
Barnes,	Comings,	Gorrell,	Matthews,
Beetham,	Cookston,	Graham,	Miller, of Fulton,
Penner,	Copeland,	of Muskingum,	Pearson,
Blauser,	Crabbe,	Griswold,	Robins,
Bond,	Dodge,	Hatch,	Robinson,
Bryson,	Drury,	Hooley,	Silver,
Burns,	Emery,	Jones, of Trumbull,	Spidel,
Cable,	Faris,	Kay,	Talley,
Carson,	Foster,	Kreider,	Wenner—42.
Chester,	Freeman,	Lawyer,	

Those voting in the negative are: Messrs.

Backowski,	Evans,	Huber,	Pugh,
Banker,	Federman,	Lentz,	Reynolds, Jas. A.,
Beaty,	Gardner,	Lonz,	Shy,
Billingslea,	Green,	Luchsinger,	Smith,
Bonser,	Hastings,	Lustig,	Thompson,
Brannon,	Hinchey,	Madden,	Wildermuth,
Cowan,	Hoover,	Morris,	Winter,
Donahay,	Hopple,	Mulcahy,	York—33.
Dunspaugh,			

The motion was agreed to.

The question recurring, "Shall the amendments be agreed to?"

The motion was not agreed to.

Mr. Beetham moved that further consideration of **H. B. No. 702**—Mr. King, be deferred until 3:00 o'clock p. m.

The motion was agreed to.

By unanimous consent, Mr. Stump submitted the following report: The standing committee on Public Health, to which was referred **H. B. No. 505**—Mr. Bliss, having had the same under consideration, reports it back and recommends its passage.

A. L. STUMP.

ROBERT C. DUNN,

JOHN COWAN,

J. E. FOSTER,

B. J. EMERY.

WM. L. HUGHES,

C. F. TALLEY,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Beetham moved that the joint committee on Taxation be discharged from further consideration of **S. B. No. 224**.

The motion was agreed to.

Mr. Beetham moved that the following bills be adopted as the calendar for today.

**H. B. No. 732** — The Joint Committee on Taxation.

**S. B. No. 224** — The Joint Committee on Taxation.

**S. B. No. 3** — Mr. Liggitt.

The motion was agreed to.

**H. B. No. 732** — The Joint Committee on Taxation, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Hastings,	Myers,
Banker,	Cookston,	Hatch,	Pearson,
Barnes,	Crabbe,	Hooley,	Reynolds, Jas. A.,
Beetham,	Dildine,	Hopple,	Robins,
Benner,	Dodge,	Hughes,	Robinson,
Blauser,	Donahay,	Johnston,	Shy,
Bliss,	Drury,	Jones, of Hamilton,	Smith,
Bond,	Dunn,	Jones, of Trumbull,	Spidel,
Bonser,	Emery,	Kay,	Stump,
Brach,	Entemann,	Kreider,	Swedersky,
Brannon,	Federman,	Lawyer,	Talley,
Bryson,	Foster,	Lentz,	Taylor,
Burns,	Fouts,	Luchsinger,	Thompson,
Cable,	Gordon, of Logan,	McFarland,	Wenner,
Carpenter,	Gorrell,	McKay,	Wiest,
Carson,	Graham,	Madden,	Wildermuth,
Chester,	of Muskingum,	Miller, of Fulton,	Winter,
Clark,	Green,	Mulcahy,	Wise—73.
Cochrun,	Griswold,		

So the bill passed.

The title was agreed to.

**S. B. No. 224** — The Joint Committee on Taxation, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Cable,	Donahay,	Hinchey,
Banker,	Carpenter,	Drury,	Hooley,
Barnes,	Carson,	Entemann,	Hoover,
Beetham,	Chester,	Evans,	Hopple,
Benner,	Clark,	Faris,	Johnston,
Billingslea,	Cochrun,	Foster,	Jones, of Trumbull,
Blauser,	Comings,	Freeman,	Kay,
Bliss,	Cookston,	Gordon, of Logan,	Kreider,
Bond,	Coneland,	Gorrell,	Lawyer,
Bonser,	Crabbe,	Green,	Lentz,
Brach,	Davis,	Griswold,	Lonz,
Bryson,	Dildine,	Hastings,	Luchsinger,
Burns,	Dodge,	Hatch,	Lytle,

Those voting in the affirmative are: Messrs. — Concluded.

McCoy,	Myers,	Silver,	Talley,
McFarland,	Pearson,	Smith,	Thompson,
McKay,	Reynolds, Jas. A.,	Spidel,	Wenner,
Miller, of Fulton,	Robins,	Stump,	Wiest,
Miller, of Stark,	Shy,	Swedersky,	Winter—73.
Mulcahy,			

Mr. Matthews voted in the negative.

So the bill passed.

The title was agreed to.

**S. B. No. 3** — Mr. Liggitt, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Graham,	Madden,
Backowski,	Cookston,	of Licking,	Matthews,
Banker,	Copeland,	Graham,	Miller, of Stark,
Barnes,	Crabbe,	of Muskingum,	Mulcahy,
Beaty,	Davis,	Green,	Myers,
Beetham,	Dildine,	Griswold,	Pearson,
Benner,	Dodge,	Hastings,	Pugh,
Billingslea,	Donahay,	Hatch,	Robins,
Blauser,	Drury,	Hinchey,	Robinson,
Bliss,	Dunn,	Hooley,	Shy,
Bond,	Dunspaugh,	Johnston,	Silver,
Bonser,	Emery,	Jones, of Hamilton,	Smith,
Brach,	Entemann,	Jones, of Trumbull,	Stump,
Bryson,	Evans,	King,	Swedersky,
Burns,	Faris,	Kreider,	Talley,
Cable,	Federman,	Lawyer,	Taylor,
Carpenter,	Foster,	Luchsinger,	Thompson,
Carson,	Fouts,	Lustig,	Walsh,
Chester,	Freeman,	Lytle,	Wenner,
Clark,	Gordon, of Brown,	McCoy,	Winter,
Cochrun,	Gordon, of Logan,	McFarland,	Wise,
	Gorrell,	McKay,	York—85.

So the bill passed.

The title was agreed to.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**H. B. No. 468** — Mr. Backowski.

To amend section 1639 of the General Code, to provide for the designation of a judge to act during the temporary absence or disability of the judge of the juvenile court.

**H. B. No. 571** — Mr. Taylor.

Providing for the relief of Frank J. Bentz.

**H. B. No. 592** — Mr. Jones, of Hamilton.

Authorizing boards of education to establish, maintain and disburse replacement fund.



**H. B. No. 618** — Mr. Cookston.

Authorizing county commissioners to borrow money in anticipation of the collection of taxes to be raised by special tax levy for repair and maintenance of roads.

**H. B. No. 644** — Mr. Miller, of Stark.

To amend sections 7, 8, 10, 14, 18 and 20 of an act entitled "An act to authorize the commissioners of Stark county to issue bonds, purchase site, erect workhouse, and for the government of the same," 89 v. 687.

**H. J. R. No. 92** — Mr. Graham, of Muskingum.

Relative to an investigation of the reckless expenditure of public funds in the completion of contract No. 502 for the construction of section 1, I. C. H. No. 1, in Guernsey county.

JOHN E. BARNES,  
C. F. McCOY,  
HENRY EVANS,  
HERBERT L. JONES,

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
TOM W. JONES,  
CHAS. A. WHITE.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bill:

**H. B. No. 714** — Special Joint Committee on Salaries of State Employes and School Teachers.

To supplement section 7986 of the General Code by the enactment of a section to be designated as section 7986-1, to provide for the disposition of certain receipts of educational institutions maintained or supported by the state, and to make appropriations thereof for the period ending June 30, 1921.

JOHN E. BARNES,  
C. F. McCOY,  
HENRY EVANS,  
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,  
CARL V. BEEBE,  
J. E. HOLDEN.

The Speaker of the House, in the presence of the House, signed said bill.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 120** — Mr. York.

To provide a method whereby superintendents of county infirmaries may retake escaped inmates in cases in which it is for the public welfare that such inmates should remain in such infirmaries.

**H. B. No. 316** — Mr. Dildine.

To supplement section 1579-259 of the General Code by the enactment of a supplemental section to be known as section 1579-259a, providing for a municipal court in and for the city of Sandusky, Erie county, Ohio.

**H. B. No. 622** — Mr. Federman.

Supplementary to an act entitled "An act relating to cities of the first class, having a population exceeding one hundred and fifty thousand

inhabitants", passed May 4, 1869, (66 O. L. 80), and to all acts supplementary to said act, and authorizing the board of trustees appointed under said act of May 4, 1869, to issue additional bonds for permanent betterments upon the line of railway constructed under the provisions of said acts.

JOHN E. BARNES,  
J. M. COY,  
HENRY EVANS,  
HERBERT L. JONES,  
ROBERT J. O'BRIEN,

CHAS. A. WHITE,  
THOMAS W. LATHAM,  
CARL V. BEEBE,  
J. E. HOLDEN.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**450** — Mr. Hughes.

To amend sections 1243-1, 1243-2 and 1243-4 and supplementing section 1243-4 of the General Code by the enactment of section 1243-5, providing for the punishment of physicians who fail or neglect to make certain reports to the state board of health.

JOHN E. BARNES,  
HENRY EVANS,  
HERBERT L. JONES,  
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,  
TOM W. JONES,  
CARL V. BEEBE,  
J. E. HOLDEN.

The Speaker of the House, in the presence of the House, signed said bill.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 221** — The Special Joint Committee on Taxation.

To amend section 2558 of the General Code, relating to the term of office of the county auditor, and to adjust existing terms in accordance with such amendments.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Beetham the constitutional rule requiring bills to be read on three different days was dispensed with, and **S. B. No. 221** — The Joint Committee on Taxation, was read the second time by its title and ordered placed on the calendar.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **H. B. No. 632** — Mr. Jas. A. Reynolds:..

To amend sections 710-49 and 710-61 of the General Code, relating to the number of persons composing a board of bank directors.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Sub. H. B. No. 708** — Mr. Halstead.

To amend sections 710-3 and 9852 of the General Code, relating to the banking code and to title, guarantee and trust companies.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the following **H. B. No. 608** — Mr. Burns.

To reimburse the Citizens National Bank of Marietta, Ohio, for moneys expended on state property.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 230** — Mr. Ritter.

To supplement sections 3842 of the General Code, by the enactment of sections 3842-1, 3842-2 and 3842-3 to provide for the method whereby street lighting may be assessed upon the abutting or other specially benefited property.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 230** — Mr. Ritter, was read the second time by its title and ordered placed on the calendar.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **H. B. No. 607** — Mr. Clark.

To amend section 10917 of the General Code, relating to the appointment of guardians.

Attest:

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **H. B. No. 561** — Mr. Kay.

To amend section 3963 of the General Code, relating to charge by municipalities for water service.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 229** — Mr. Agnew.

To amend section 7697 of the General Code, relating to the compensation of the director of schools.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time:

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 229** — Mr. Agnew, was read the second time by its title.

Mr. Hopple moved that the rules be suspended and **S. B. No. 229** — Mr. Agnew, be ordered placed on the calendar.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it passed **S. B. No. 233** — Mr. Whittemore.

To make sundry appropriations for repairs of State House, and the Senate requests the return of said bill.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beethman moved that the request of the Senate be acceded to. The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **Am. H. B. No. 672** — Mr. Smith.

To supplement section 8313 of the General Code of Ohio, relative to mechanics' liens.

And herewith returns said bill.

Attest:

W. E. HALLEY,  
Clerk.

Mr. James A. Reynolds moved that the pending motion to reconsider the vote by which **Am. H. B. No. 672** — Mr. Smith, was passed, be now taken up for consideration.

The motion was agreed to.

The question being, "Shall the vote be reconsidered?"

Which was not agreed to.

The House then passed to the fourth order of business, being reports of standing committees.

Mr. Hinchey submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 665** — Mr. Graham, of Licking, having had the same under consideration, reports it back and recommends its passage.

F. A. HINCHEY,  
FRANCIS M. THOMPSON,  
WM. L. HUGHES,

D. ALLEN BOND,  
C. F. McCOY,  
J. R. GARDNER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Donahay submitted the following report:

The standing committee on Insurance, to which was referred **S. B. No. 219** — Mr. Ritter, having had the same under consideration, reports it back and recommends its passage.

EDW. A. WINTER,  
N. R. BLISS,  
THOMAS MULCAHY,  
J. E. FOSTER,

H. M. CARPENTER,  
C. M. DRURY,  
E. L. DONAHAY,  
HARRY D. SILVER.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Comings submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 718** — Mr. Bond, having had the same under consideration, reports it back and recommends its passage.

W. R. COMINGS,  
W. E. WENNER,  
C. K. MILLER,  
W. B. BRYSON,  
J. C. COPELAND,  
L. J. GRAHAM,

J. S. FARIS,  
C. H. FREEMAN,  
H. H. GRISWOLD,  
A. L. STUMP,  
JOHN E. BARNES.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Comings submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 716** — Mr. Federman, having had the same under consideration, reports it back, and recommends its passage.

W. R. COMINGS,  
W. E. WENNER,  
L. J. GRAHAM,  
W. B. BRYSON,

H. H. GRISWOLD,  
GEO. S. MYERS,  
FRANCIS M. THOMPSON,  
C. H. FREEMAN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bonser submitted the following report:

The standing committee on Fees and Salaries, to which was referred **H. B. No. 585** — Mr. Barnes, having had the same under consideration, reports it back, and recommends its passage.

F. S. ROBINSON,  
HORACE BONSER,  
JOSEPH LUSTIG,

HENRY EVANS,  
JOHN S. FARIS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Luchsinger submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 734** — Mr. Luchsinger, having had the same under consideration, reports it back and recommends its passage.

JULIUS LUCHSINGER,  
R. B. PUGH,  
W. E. WENNER,  
OTTO W. BRACH,  
WM. L. HUGHES,

C. W. KING,  
ROBERT C. DUNN,  
ROY L. SWEDERSKY,  
HARRY M. DUNSPAUGH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Luchsinger submitted the following report:

The standing committee on Labor, to which was referred **H. B. No. 733** — Mr. Luchsinger, having had the same under consideration, reports it back and recommends its passage.

JULIUS LUCHSINGER,  
R. B. PUGH,  
W. E. WENNER,  
OTTO W. BRACH,  
WM. L. HUGHES,

C. W. KING,  
ROBERT C. DUNN,  
ROY L. SWEDERSKY,  
HARRY M. DUNSPAUGH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.



Mr. Wiest submitted the following report:

The standing committee on Universities and Colleges, to which was referred **H. B. No. 735** — Mr. York, having had the same under consideration, reports it back and recommends its passage.

HERBERT L. JONES,  
JOHN W. GORRELL,  
D. ALLEN BOND,  
W. R. COMINGS,  
W. E. WENNER,

C. H. FREEMAN,  
J. H. T. GORDON,  
GEO. S. YORK,  
GEO. WIEST.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following partial report was submitted:

To the House of Representatives of the General Assembly of the State of Ohio:

Your Joint Legislative Committee on Salaries and Compensation of State Employees (S. J. R. No. 62) beg to submit the following third partial report:

The committee have invited the heads of the various state departments to submit in writing, on blanks furnished for the purpose, the names of all employes in their respective departments, together with certain other information in regard to each such employe, including the position held, the length of time of service at such position, the salary received, the number of dependents of each, whether full or part time is served, and recommendations as to increase or decrease in salary, together with special reasons for same, if any. Such information has been furnished this committee in regard to each department. The heads and secretaries of many of the departments and institutions have appeared before the committee and given such information as was desired by the committee. In addition to all of this, many employes of the various departments, individually, and in committees, appeared and presented their own matters for the information and consideration of the committee. Likewise, numerous communications have been received from both heads of departments and employes and their committees, their contents considered, and the communications conveniently filed for reference.

#### LOW SALARIES.

The information gleaned from these various sources conclusively convinces all the members of this committee that a very high percentum of those in the service of the state is underpaid, and many of the employes in the lower positions do not receive salary enough to enable them to live in a comfortable manner in the circle in which they belong and according to American standards of living, much less to lay by any substance against inevitable sickness, old age and decrepitude, while in many of the higher positions the salaries paid are so far below what may be commanded in the outside world by men and women capable of rendering satisfactory service, that there is great danger of many of the best public servants quitting their posts and going into more remunerative fields. Especially is this true in our educational institutions. Compar-

atively few serious losses have as yet occurred here, but there is beginning to be a falling away, and the only inducements in many instances that have kept the present good and capable force are pride in the work and a fine sense of patriotism and a belief that ultimately they will be fairly and justly dealt with. It is now high time for the state, through the legislative bodies, to take active steps to so deal with these employes. Lack of revenue, of course, is the immediate barrier. In order to assist in this constructive work this committee have given much time and attention to the question of ways and means, endeavoring to discover how additional funds may be raised, without imposing an undue burden on any citizen of this state, and without bearing down more heavily on the grand tax duplicate.

On this point the following suggestions are offered:

#### PROPOSED REVENUE MEASURES.

(1) That appropriate legislation be enacted to make the Workmen's Compensation Department of the Industrial Commission self-sustaining and the expense of the maintenance thereof thereby relieved as to the general revenue fund. Over \$300,000.00 annually is now paid by general taxation to maintain this department. We believe that the general revenue funds should be relieved of this burden.

(2) That the license for wholesale and retail dealers in cigarettes be materially increased.

(3) That the fee for notarial commissions be increased.

(4) That a reasonable fee be charged for the issuance of commissions to railway police officers. (S. B. No. 27, Mr. Davis).

(5) That the fees of the Pharmacy Department be increased in certain particulars.

(6) That the present tense situation relative to personal service item of the universities, colleges and normal schools be relieved by the passage of the bill giving to them the fees and deposits, and with an indorsement of this proposition, the trustees of these educational institutions have agreed with this committee, to substantially increase entrance and other fees.

(7) That the fees for examination of stationary engineers and for boiler inspection be increased.

(8) That common carriers transporting by motor be charged a reasonable tax.

(9) That admission fees to theaters, moving picture shows and other amusements be taxed at the same rate as by the National Government.

(10) That mineral production within this state be taxed, in pursuance of authority given in the amendment to the Ohio Constitution made in 1912.

These matters may be speedily worked out, but the extremely short time available to this committee at this time has rendered it impossible to have every suggestion above made put into concrete form for presentation now. However, the passage of Senate Bill No.

27 — Mr. Davis, providing a fee of \$5.00 for each commission issued to railroad police, and Senate Bill No. 220 — Mr. Whittemore, providing relief as to the Workmen's Compensation Department of the Industrial Commission, is urged. In addition to this, it is urged that the following bills be enacted into law substantially as submitted:

## LEGISLATION SUGGESTED.

1. A bill to provide a tax on admission fees to theaters, moving picture shows and other amusements at the same rate as by the National Government.
2. A bill to provide for a production tax upon the value of coal, oil, gas or other minerals, mined or produced within this state.
3. A bill to amend sections 5894 and 5901 of the General Code, relative to taxation of cigarette dealers.
4. A bill to amend sections 5415, 5475, 5476, 5481 and 5483 and to add supplemental section 5416-1 of the General Code, relative to defining public utilities for purposes of taxation.
5. A bill to increase certain pharmaceutical fees.
6. A bill to amend section 137 of the General Code, relative to fee for notary public commission.
7. A bill to amend sections 9150 and 9151 of the General Code, relating to fees for issuing commissions, and certified copies thereof, to railroad policemen.

## SALARY RECOMMENDATIONS.

However, in view of the abnormal prices now obtaining, it is imperative in the judgment of this committee that some relief be immediately extended those receiving the smaller salaries, and accordingly, it is hereby unanimously recommended that in addition to the salaries now being paid to the incumbents of positions in the classes hereinbelow mentioned and designated, additional pay be granted from January 1, 1920, to June 30, 1921, as follows:

In all cases where salaries are not specifically fixed by General Statute, the following schedule of raises shall apply to the incumbents of all regular state positions, in all departments, commissions and institutions of the state, provided such incumbent is not an inmate of any state institution and is not furnished full board and lodging by the state, and further provided that such incumbent is not employed in, or in connection with, any normal school, college or university maintained out of state funds, to-wit:

Those receiving an annual salary of less than \$2,400.00 shall have such salary increased in the sum of \$20.00 per month, the same to be paid at the same time and in the same pro rata as the regular salary shall be paid; excepting messenger boys receiving less than \$750.00 per annum, to whom is recommended an increase of \$10.00 per month. Provided, however, that no increase hereby recommended shall increase the salary of any employe beyond a total of \$2,400.00 per year.

In all cases where salaries are not specifically fixed by General Statute, the following schedule of raises shall apply to the incumbents



of all regular state positions in all departments, commissions and institutions of the state, provided such incumbent is not an inmate of any state institution and is furnished full board and lodging by the state, and further provided that such incumbent is not employed in, or in connection with, any normal school, college or university maintained out of state funds, to-wit:

All those within the foregoing class shall receive an increase in the sum of \$10.00 per month, the same to be paid at the same time and in the same pro rata as the regular salary shall be paid. Provided, however, that no increase hereby recommended shall increase the salary of an employe beyond a total of \$2,400.00 per year.

All of the foregoing increases shall be computed on the basis of the salary paid to the incumbent of the respective positions, or similar positions in the same department, on June 30, 1917, but in no event shall it be construed as reducing the present salary of any employe.

All the proposed increases shall relate back to and cover the period from January 1, 1920, to June 30, 1921, and shall be paid to the employes who were incumbents of said positions from January 1, 1920, or who may from time to time be incumbents of such positions. It is to be understood that the additional compensation recommended herein by this committee expires by limitation June 30, 1921.

The committee desires to call attention to the fact that the above proposed schedule of raises for those employes not receiving full board and lodging from the state is the same in amount as that provided for the employes of the United States government for the fiscal year ending June 30, 1920.

It is recommended that all funds appropriated in pursuance of the foregoing suggestions shall be disbursed under the control and direction of the Board of Control, who shall be authorized, empowered and directed to cause the same to be disbursed in accordance with the foregoing proposals.

It is further recommended that section 9 of an act entitled "An act to make general appropriations," page 733 of Ohio Laws 108, Part 1, found on page 915 of said volume, be so amended as to provide that the incumbent of any state position shall not be prevented from receiving the salary that has been appropriated for such position, by reason of any classification or reclassification of his position by the civil service commission.

#### ADDITIONAL EXPENDITURES REQUIRED.

From the best available information it appears that the above outlined program will require *additional annual* expenditures, as follows:

Figured on a very liberal basis, the state institutions, commissions and departments, exclusive of the normal schools, colleges and universities, would require .....\$728,400.00

Relief having heretofore been given to the state colleges and universities, with the exception of those situated at Kent and Bowling Green, it is recommended that the Kent State Normal College be given an additional annual allowance

for personal service of .....20,000.00

And that the Bowling Green State Normal College be given an additional annual allowance for personal service of .....	15,000.00
To establish a department for the training of teachers for sub-normal and delinquent children .....	10,000.00
Total .....	\$773,400.00

The first of the foregoing figures is made up as follows:

1,561 employees @ \$240.00 —	\$374,640.00
2,948 employees @ 120.00 —	353,760.00
	<hr/>
	\$728,400.00

The first is a liberal figure, those positions in regard to which there is any doubt having been included, and no deduction having been made for the various positions which shall not of necessity be increased by the full amount, either by reason of an increased appropriation having been allowed in the present Budget over that for the year ending June 30, 1917, or where salaries now approach to the \$2,400.00 limit by less than the proposed increase.

Inasmuch as all salaries and overhead expenses of the State Highway department are paid from the State Highway funds, it is earnestly recommended that sufficient additional appropriations be made from that fund, to be applied to salaries and overhead, to make such salaries in a measure commensurate with the value of the work necessary to be done by the employees of that department.

Likewise, inasmuch as the office force of the Bureau of Inspection and Supervision of Public Offices and the Fish and Game Division of the Board of Agriculture are paid and maintained respectively out of special funds whose balances can never go into the general funds of the state, and the information to this committee being that ample balances are now in such funds, it is recommended to the Joint Finance committee and to the General Assembly that reasonable increases be there granted to be paid out of their respective funds.

This committee heretofore recommended for passage the Jones bills which also provide for all salaries, salary increases and overhead expenses for the Public Utilities Commission, which will further decrease the above proposed expenditures out of general funds.

It is also true, that in other departments, special funds which by law can be used for no other purpose, are used for the payment of salaries and maintenance, and any legislation carrying into effect the above recommendations should provide that such increases as may be provided in such departments shall be paid, so far as possible, out of the respective funds of such departments.

Incidentally it may be said at this point, that in some of the departments the present incumbents are not receiving the maximum appropriated in the current Budget, and that if this money were properly distributed to those employes, that that item would also further materially reduce the above totals.

The legislation heretofore introduced, together with that above recommended, provides in a measure for the immediate needs of the state normal schools, colleges and universities, but this committee recommends



to the General Assembly and its Finance committees that the matter of granting further relief for these educational institutions for personal service be given prompt attention.

Our attention has been forcibly called to the condition of our Boys' Industrial School at Lancaster and Girls' Industrial School at Delaware. We are thoroughly convinced that the state should spend more money for the education of the youth in these schools, and most especially should it take steps to properly prepare teachers for the work of teaching sub-normal and delinquent children, and also to provide for the services of such teachers in these schools. A careful survey of these schools should be made; and their supervisors should be experts in the best methods of teaching the peculiar types of children committed to their care. The more training we can give the unfortunates of these schools, the more valuable will they be to the state and the less will be their menace. Hence, your committee recommend that a sufficient wage be provided to be paid in order that competent teachers and supervisors may be secured for this purpose, and further, that these schools should be placed under the supervision and direction of the State Department of Public Instruction.

In order to carry out the recommendation for the training of teachers as above suggested, we recommend that an appropriation of \$10,000.00 be made to establish a department in one of the state normal schools, where special training may be given for teachers of sub-normal and delinquent children; and to complete this proposal, we further recommend that Dr. H. H. Goddard, Director of Juvenile Research, Dr. Alston Ellis, President of Ohio University, Dr. R. M. Hughes, President of Miami University, Dr. H. B. Williams, Superintendent of Bowling Green State Normal School, and Dr. J. E. McGilvrey, Superintendent of Kent State Normal School, constitute a committee to select one of these four schools in which this training shall be inaugurated.

It is here recommended that House Bill No. 603, Mr. Barnes, be enacted into law in order to provide relief for the assistant examiners in the Bureau of Inspection and Supervision of Public Offices. In many instances the salaries fixed by statute are not sufficient, and the sections providing for such salaries should be promptly amended. No list of these sections is here attempted to be given, but this committee shall be glad to furnish such information in regard to this matter as may be desired.

To meet these recommendations for additional expenditures per annum, the major revenue measures hereinabove proposed, it is estimated, will bring into the state treasury an *additional annual revenue* of not less than the following sums, to-wit:

Tax on admission fees to amusements.....	\$3,000,000.00
Tax on mineral production.....	1,500,000.00
Tax on cigarettes.....	800,000.00
Relief in workmen's compensation fund.....	300,000.00
Tax on motor transportation.....	400,000.00
Pharmaceutical fees .....	200,000.00
Notarial fees .....	12,000.00
Railroad police commissions.....	6,000.00
Total.....	<u>\$6,218,000.00</u>

No trustworthy estimate of the additional revenue to be secured by an increase of fees for examination of stationary engineers and for boiler inspection has been submitted, and for that reason none is above included.



## CONCLUSION.

Inasmuch as added revenue must be had in order that any increase shall be granted, your Committee have deemed it advisable to stop at this point and await the probable outcome of their proposed program for the raising of revenue, for it is clear that if no additional revenue shall be provided that none of the above proposed increases can be granted, much less could further increases, except in a few instances from the funds of the department itself, be granted to the incumbents of higher salaried positions.

In the event that the revenue-producing recommendations herein contained, or a major portion of them, are acted upon favorably by the General Assembly, then this committee would suggest that its members be called into consultation with the Joint Finance Committee on such adjustments as pertain to salaries amounting to \$2,400.00 per annum or more.

Your committee wish it clearly understood that they desire in no way to interfere with any of the work of the Finance committees of the Senate and the House in the work that they have done or shall do, or with the appropriations they have recommended or shall recommend, beyond their favorable impressions of the recommendations herein contained; nor with the State Civil Service Commission in any of its work of classifying or re-classifying any positions in the state institutions, commissions and departments, but that this recommended raise in salary is only temporary and is made for the purpose of meeting the immediate needs of employees who are receiving extremely low salaries. This committee have asked the Civil Service Commission to revise its schedules so as to afford to state employees permanent relief and to provide a merit system.

The committee desire to submit further recommendations, but as the nature of these must of necessity depend upon the enactment or non-enactment of revenue measures, it is deemed best to withhold a final report at this time.

As soon as the General Assembly has in sight available funds for a final adjustment on permanent salary increases, we commend to the use of the committee in charge the splendid array of data and facts now in the files of this committee.

Respectfully submitted,

WM. M. MILLER, Chairman,  
CARL V. BEEBE,  
THOS. W. JONES,

Senators.

H. S. ATKINSON, Secretary,  
FRANK L. LYTLE,  
HARRY D. SILVER,

Representatives.

The report was agreed to.

5:20 o'clock p. m.

On motion of Mr. Myers the House adjourned until 10:00 o'clock a. m. tomorrow.

Attest;

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, January 28, 1920, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff of Columbus, O.

The journal of yesterday was read and approved.

Mr. Morris arose to a question of privilege, and asked that his vote be recorded on **S. B. No. 3** — Mr. Liggitt. His name being called, Mr. Morris voted "aye".

Mr. Crabbe moved that the following bills in the order below indicated be adopted as the calendar for today:

**S. B. No. 226** — Mr. Archer.

**H. B. No. 699** — Mr. Dodge.

**H. B. No. 682** — Mr. Comings.

**H. B. No. 656** — Mr. Walsh.

**S. B. No. 207** — Mr. McCoy.

**H. B. No. 637** — Mr. Winter.

**S. B. No. 105** — Mr. Busbey.

**H. B. No. 721** — Mr. Pearson.

**H. B. No. 615** — Joint Committee on Taxation.

**S. B. No. 221** — Joint Committee on Taxation.

**H. B. No. 565** — Mr. Bliss.

**H. B. No. 681** — Mr. Graham, of Licking.

**H. B. No. 718** — Mr. Bond.

**H. B. No. 594** — Mr. Beaty.

**S. B. No. 218** — Mr. Wagner.

**H. B. No. 647** — Mr. Donahay.

**H. B. No. 670** — Mr. Helfrich.

**H. B. No. 666** — Mr. Bliss.

The motion was agreed to.

**S. B. No. 226** — Mr. Archer, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 63, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Griswold,	Miller, of Fulton,
Barnes,	Crabbe,	Hastings,	Miller, of Stark,
Beaty,	Davis,	Hatch,	Morris,
Beetham,	Dildine,	Helfrich,	Mulcahy,
Benner,	Donahay,	Hinchey,	Myers,
Bishop,	Drury,	Johnston,	Robinson,
Blauser,	Emery,	Jones, of Trumbull,	Russell,
Bond,	Federman,	Kay,	Shy,
Brach,	Freeman,	Kreider,	Silver,
Bryson,	Gordon, of Brown,	Lentz,	Spidel,
Burns,	Gordon, of Logan,	Luchsinger,	Swedersky,
Cable,	Graham,	McCoy,	Talley,
Carpenter,	of Licking,	McFarland,	Taylor,
Carson,	Graham,	McKay,	Walsh,
Clark,	of Muskingum,	Madden,	Wenner,
Comings,	Green,	Matthews,	Wiest—63.
Cookston,			

So the bill passed.

The title was agreed to.

**H. B. No. 699** — Mr. Dodge, was taken up and read the third time.

On motion of Mr. Beetham further consideration of said bill was deferred.

**H. B. No. 682** — Mr. Comings, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Comings moved to amend as follows:

In line 3 between the words "any" and "railroads" insert the words "steam or electric."

In line 5 after the word "other" insert the word "similar".

In line 9 after the word "crossing" insert the words "and at each sharp curve".

In line 11 after the period insert the words "Such signs shall be provided by the state at cost and of such size and design as the State Highway Department may approve."

In line 16 before the word "structures" insert the word "unnecessary".

In line 25 strike out the period and insert the words "as provided by law."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Taylor moved to amend as follows:

In line 3, after the word "steam", insert the word "gasoline".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 48, nays 16, as follows:

Those voting in the affirmative are: Messrs.

Beetham,	Entemann,	Jones, of Hamilton,	Pugh,
Bonsor,	Evans,	King,	Reynolds, Jas. A.,
Bryson,	Faris,	Kreider,	Shy,
Burns,	Federman,	Lytle,	Silver,
Cable,	Foster,	McFarland,	Spidel,
Carpenter,	Fouts,	McKay,	Swedersky,
Cochrun,	Gordon, of Logan,	Madden,	Talley,
Cookston,	Gorrell,	Matthews,	Taylor,
Cowan,	Graham,	Morris,	Walsh,
Crabbe,	of Muskingum,	Mulcahy,	Wenner,
Dodge,	Green,	Myers,	Wiest,
Donahay,	Johnston,	Pearson,	Wise—48.
Emery,			

Those voting in the negative are: Messrs.

Barnes,	Brannon,	Hatch,	McCoy,
Bishop,	Comings,	Hinchey,	Miller, of Fulton,
Blauser,	Drury,	Huber,	Russell,
Bliss,	Gordon, of Brown,	Lawyer,	Stump—16.

The bill not having received a constitutional majority was lost.

**H. B. No. 656** — Mr. Walsh, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Harter,	Mulcahy,
Barnes,	Donahay,	Hastings,	Reynolds, Jas. A.,
Beetham,	Drury,	Helfrich,	Robins,
Benner,	Emery,	Hinchey,	Robinson,
Blauser,	Entemann,	Hopple,	Silver,
Bliss,	Evans,	Johnston,	Smith,
Bond,	Faris,	Jones, of Hamilton,	Spidel,
Bonser,	Federman,	Jones, of Trumbull,	Stump,
Brach,	Foster,	King,	Swedersky,
Brannon,	Fouts,	Kreider,	Talley,
Bryson,	Gordon, of Brown,	Lentz,	Taylor,
Burns,	Gordon, of Logan,	Lonz,	Walsh,
Carpenter,	Gorrell,	McCoy,	Wenner,
Cochrun,	Graham,	McKay,	Wiest,
Cookston,	of Licking,	Madden,	Wildermuth,
Crabbe,	Graham,	Matthews,	Wise,
	of Muskingum,	Miller, of Fulton,	York—68.
Dildine,	Green,		

So the bill passed.

The title was agreed to.

**S. B. No. 207** — Mr. McCoy, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Harter,	Madden,
Barnes,	Crosser,	Hatch,	Miller, of Fulton,
Beaty,	Davis,	Helfrich,	Mulcahy,
Beetham,	Dildine,	Hoover,	Myers,
Benner,	Donahay,	Hopple,	Reynolds, Jas. A.,
Blauser,	Drury,	Johnston,	Robins,
Bliss,	Faris,	Jones, of Hamilton,	Russell,
Bond,	Foster,	Jones, of Trumbull,	Shy,
Bonser,	Fouts,	King,	Silver,
Brach,	Gordon, of Brown,	Kreider,	Smith,
Bryson,	Gordon, of Logan,	Lawyer,	Stump,
Burns,	Gorrell,	Lentz,	Swedersky,
Cable,	Graham,	Lonz,	Talley,
Carpenter,	of Licking,	Lytle,	Taylor,
Comings,	Graham,	McCoy,	Walsh,
Cookston,	of Muskingum,	McFarland,	Wenner,
Cowan,	Green,	McKay,	Wise—66.

So the bill passed.

The title was agreed to.

**H. B. No. 637** — Mr. Winter, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 76, nays one, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bond,	Cochrun,	Drury,
Barnes,	Bonser,	Comings,	Dunspaugh,
Beaty,	Brach,	Cookston,	Emery,
Beetham,	Brannon,	Coveland,	Entemann,
Benner,	Bryson,	Crabbe,	Evans,
Bishop,	Burns,	Dildine,	Faris,
Blauser,	Carpenter,	Dodge,	Federman,
Bliss,	Clark,	Donahay,	Foster,

Those voting in the affirmative are: Messrs. — Concluded.

Fouts,	Helfrich,	Luchsinger,	Russell,
Gardner,	Hinchey,	McCoy,	Silver,
Gordon, of Brown.	Hoover,	McKay,	Smith,
Gordon, of Logan.	Hopple,	Madden,	Spidel,
Gorrell,	Johnston,	Miller, of Fulton,	Swedersky,
Graham,	Jones, of Hamilton.	Morris,	Talley,
of Licking,	Jones, of Trumbull,	Mulcahy,	Taylor,
Graham,	Kay,	Pugh,	Walsh,
of Muskingum.	King,	Reynolds, Jas. A.,	Wenner,
Green.	Kreider,	Robins,	Wildermuth,
Harter,	Lentz,	Robinson,	Winter—76.
Hatch,	Lonz,		

Mr. Lawyer voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Beetham demanded a call of the House, which was duly seconded, taken and ninety-one members answered to their names.

The absentees are: Messrs.

Atkinson,	Denune,	Kilbane,	Smith,
Backowski,	Dunn,	Lustig,	Stokes,
Panker,	Gardner,	Matthews,	Thompson,
Besaw,	Greve,	Moyer,	Waterston,
Billingslea,	Halstead,	Pearson,	Weaver,
Bing,	Hookey,	Reynolds, Tom,	Wenner,
Brown,	Huber,	Schelhorn,	York,
Crosser,	Hughes,	Scott,	

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beethm, further proceedings under the call were dispensed with.

Mr. Dodge moved that **H. B. No. 699** — Mr. Dodge, which had previously been read the third time and upon which consideration had been deferred, be now taken up.

The motion was agreed to and said bill was taken up.

The question being, "Shall the bill pass?"

Mr. Dodge moved to amend as follows:

After line 26 add the following:

"Section 3. This act is hereby declared to be an emergency act necessary for the immediate preservation of the public health, peace and safety, by reason of the fact certain districts in the state are unable to sell their bonds at the rate of interest provided by the present law and that if the operation is delayed until the end of the ninety days period provided by the constitution, the funds from such sales will not be available for carrying out the program of road construction during the current year."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Myers moved to amend as follows:

In line 17 strike out "a" and insert in lieu thereof "an English".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Helfrich,	Mulcahy,
Barnes,	Donahay,	Hinchey,	Myers,
Beetham,	Drury,	Hoover,	Pearson,
Benner,	Dunspaugh,	Hopple,	Pugh,
Blauser,	Emery,	Johnston,	Reynolds, Jas. A.,
Bliss,	Evans,	Jones, of Hamilton,	Robins,
Bond,	Federman,	Jones, of Trumbull,	Robinson,
Bonser,	Foster,	Kay,	Shy,
Brach,	Fouts,	King,	Silver,
Bryson,	Gardner,	Kreider,	Smith,
Burns,	Gordon, of Brown,	Lawyer,	Spidel,
Cable,	Gordon, of Logan,	Lentz,	Stump,
Carpenter,	Gorrell,	Lonz,	Swedersky,
Clark,	Graham,	Luchsinger,	Talley,
Cochrun,	of Licking,	Lytle,	Taylor,
Comings,	Graham,	McCoy,	Walsh,
Cookston,	of Muskingum,	McKay,	Wenner,
Copeland,	Green,	Madden,	Wiest,
Cowan,	Griswold,	Matthews,	Winter,
Crabbe,	Harter,	Miller, of Fulton,	Wise,
Davis,	Hastings,	Miller, of Stark,	Mr. Speaker—85.
Dildine,	Hatch,	Morris,	

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 87, nays three, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Miller, of Fulton,
Atkinson,	Cowan,	Griswold,	Miller, of Stark,
Barnes,	Crabbe,	Harter,	Morris,
Beaty,	Davis,	Hastings,	Mulcahy,
Beetham,	Dildine,	Hatch,	Myers,
Benner,	Dodge,	Hoover,	Pearson,
Bishop,	Donahay,	Hopple,	Reynolds, Jas. A.,
Blauser,	Drury,	Johnston,	Robins,
Bliss,	Emery,	Jones, of Hamilton,	Robinson,
Bond,	Evans,	Jones, of Trumbull,	Russell,
Bonser,	Faris,	Kay,	Shy,
Brach,	Federman,	King,	Silver,
Brannon,	Foster,	Kreider,	Smith,
Bryson,	Fouts,	Lawyer,	Spidel,
Burns,	Freeman,	Lentz,	Stump,
Cable,	Gardner,	Luchsinger,	Swedersky,
Carpenter,	Gordon, of Logan,	Lytle,	Talley,
Carson,	Gorrell,	McCoy,	Taylor,
Chester,	Graham,	McFarland,	Walsh,
Cochrun,	of Licking,	McKay,	Wenner,
Comings,	Graham,	Madden,	Winter,
Cookston,	of Muskingum,	Matthews,	Wise,
			Mr. Speaker—87.

Those voting in the negative are: Messrs. Clark, Dunspaugh and Gordon, of Brown.

The emergency clause passed.

The title was agreed to.

**12:00 o'clock m.**

On motion of Mr. Beetham the House recessed until 1:30 o'clock p. m.



1:30 o'clock p. m.

The House met pursuant to recess.

The winners of the boys and girls state contest clubs were present as the guests of the General Assembly and an address of welcome was given by Representative Wenner, of Ashtabula county.

**Am. Sub. S. B. No. 105** — Mr. Busbey, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Fouts moved to amend as follows:

Strike out lines 152, 153, 154, 155, 156, 157, 158, 159 and 160.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

On motion of Mr. Myers further consideration of said bill was deferred and was made subject to recall by Mr. Gordon, of Brown.

**H. B. No. 721** — Mr. Pearson, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

In line 5 after the word "road" insert a comma.

Strike out lines 6, 7 and 8 and insert in lieu thereof the following: "exceeding three cents per mile, for a distance of more than five miles, but the fare shall always be made that multiple of five nearest reached by multiplying the rate by the distance."

Upon which a ye and nay vote was demanded, taken and resulted — yeas 81, nays 4, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Drury,	Hatch,	Morris,
Banker,	Dunspaugh,	Helfrich,	Mulcahy,
Barnes,	Emery,	Hinchey,	Pearson,
Beaty,	Entemann,	Hoover,	Pugh,
Benner,	Evans,	Hopple,	Reynolds, Jas. A.,
Blaiser,	Faris,	Hughes,	Robins,
Bliss,	Federman,	Johnston,	Robinson,
Bond,	Fouts,	Jones, of Hamilton,	Russell,
Bonser,	Freeman,	Jones, of Trumbull,	Scott,
Brach,	Gardner,	Kay,	Shy,
Barns,	Gordon, of Brown,	King,	Silver,
Cable,	Gordon, of Logan,	Kreider,	Smith,
Carson,	Gorrell,	Lawyer,	Spidel,
Clark,	Graham,	Luchsinger,	Swedersky,
Cochrun,	of Licking,	Lytle,	Talley,
Comings,	Graham,	McCoy,	Taylor,
Copeland,	of Muskingum,	McKay,	Thompson,
Cowan,	Green,	Madden,	Wenner,
Crabbe,	Greve,	Matthews,	Wise,
Davis,	Griswold,	Miller, of Fulton,	York—81.
Donahay,	Hastings,	Miller, of Stark,	

Those voting in the negative are: Messrs. Bishop, Chester, Lustig and Myers.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Luchsinger demanded the previous question which was duly seconded.

The question being, "Shall the debate now close?"

Which was agreed to, and the main question was ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 97, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Hastings,	Morris,
Atkinson,	Dodge,	Hatch,	Mulcahy,
Banker,	Donahay,	Helfrich,	Myers,
Barnes,	Drury,	Hinchey,	Pearson,
Beaty,	Dunspaugh,	Hoover,	Pugh,
Beetham,	Emery,	Hopple,	Reynolds, Jas. A.,
Benner,	Entemann,	Huber,	Robins,
Bishop,	Evans,	Hughes,	Robinson,
Blauser,	Faris,	Johnston,	Russell,
Bliss,	Federman,	Jones, of Hamilton,	Shy,
Bond,	Foster,	Jones, of Trumbull,	Silver,
Bonser,	Fouts,	Kay,	Smith,
Brach,	Freeman,	King,	Spidel,
Brannon,	Gardner,	Kreider,	Swedersky,
Eryson,	Gordon, of Brown,	Lawyer,	Talley,
Burns,	Gordon, of Logan,	Lonz,	Taylor,
Carson,	Gorrell,	Luchsinger,	Thompson,
Chester,	Graham,	Lustig,	Walsh,
Clark,	of Licking,	McCoy,	Wenner,
Cochrun,	Graham,	McFarland,	Wiest,
Comings,	of Muskingum,	McKay,	Wildermuth,
Cookston,	Green,	Madden,	Winter,
Copeland,	Greve,	Matthews,	Wise,
Cowan,	Griswold,	Miller, of Fulton,	York—97.
Davis,	Harter,	Miller, of Stark,	

So the bill passed.

The title was agreed to.

Mr. Gordon, of Brown, called up for consideration, **S. B. No. 105** — Mr. Busbey, upon which action had previously been deferred.

The question being, "Shall the bill pass?"

Mr. Fouts moved to amend as follows:

In line 161, strike out the figure "3" after the word "Section", and insert in lieu thereof the figure "2".

In line 165, strike out the figure "4" after the word "Section", and insert in lieu thereof the figure "3".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Kreider moved to amend as follows:

In line 147 after the period, insert the following:

"At no time shall any vehicle carry more than a gross weight of ten tons"

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 66, nays one, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Brannon,	Donahay,	Graham,
Barnes,	Byson,	Dunspaugh,	of Muskingum,
Beaty,	Burns,	Entemann,	Green,
Beetham,	Carson,	Evans,	Greve,
Benner,	Chester,	Foster,	Griswold,
Bishop,	Cochrun,	Fouts,	Harter,
Blauser,	Comings,	Freeman,	Hastings,
Bliss,	Cookston,	Gardner,	Hatch,
Bond,	Crabbe,	Gordon, of Brown,	Helfrich,
Brach,	Dildine,	Gordon, of Logan,	Hoover,

Those voting in the affirmative are: Messrs. — Concluded.

Hopple,	Lentz,	Mulcahy,	Talley,
Huber,	Lytle,	Proh,	Thompson,
Johnston,	McCoy,	Robins,	Walsh,
Jones, of Trumbull,	McFarland,	Sty,	Wenner,
Kay,	McKay,	Silver,	Wiest,
Kreider,	Madden,	Spidel,	Winter—66.
Lawyer,	Morris,	Swedersky,	

Mr. Matthews voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 615** — The Joint Committee on Taxation, having formerly been read the third time was taken up.

The question being, "Shall the bill pass?"

Mr. Wiest moved to amend as follows:

In line 200 strike out all after the word "teacher" up to and including the word "and" in line 201.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Barnes moved to amend as follows:

Strike out all of sections 7596 and 7597.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Beetham moved to amend as follows:

In line 387 strike out "the limitation on the combined maximum rate for all taxes levied" and insert in lieu thereof "any limitations on tax levies".

In line 389 change "section" to "sections" and following the figure "4" insert "and 7587".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Copeland moved to amend as follows:

In line 204 strike out the word "six" and in lieu thereof insert the word "five".

In line 214 strike out the words "three hundred" and insert in lieu thereof the words "two hundred and fifty".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. James A. Reynolds demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to, and the main question ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bond,	Clark,	Drury,
Backowski,	Bonser,	Comings,	Dunspaugh,
Banker,	Brach,	Cookston,	Emery,
Barnes,	Brannon,	Copeland,	Enemann,
Beaty,	Bryson,	Crabbe,	Evans,
Beetham,	Burns,	Davis,	Faris,
Benner,	Cable,	Dildine,	Fouts,
Blauser,	Carpenter,	Dodge,	Freeman,
Bliss,	Carson,	Donahay,	Gardner,



Those voting in the affirmative are: Messrs. — Concluded.

Gordon, of Logan,	Hopple,	Madden,	Silver,
Gorrell,	Hughes,	Matthews,	Smith,
Graham,	Johnston,	Miller, of Fulton,	Spidel,
of Licking,	Jones, of Trumbull,	Miller, of Stark,	Stump,
Graham,	Kay,	Morris,	Swedersky,
of Muskingum,	Kreider,	Mulcahy,	Talley,
Green,	Lawyer,	Myers,	Taylor,
Greve,	Lentz,	Pearson,	Thompson,
Griswold,	Lonz,	Pugh,	Walsh,
Harter,	Luchsinger,	Reynolds, Jas. A.,	Wenner,
Hastings,	Lustig,	Robins,	Wiest,
Hatch,	Lytle,	Robinson,	Wildermuth,
Hinchey,	McCoy,	Russell,	Wise,
Hoover,	McKay,	Shy,	York—90.

So the bill passed.

Mr. Beetham moved to amend the title as follows:

In line 8 after the word "sections" insert the figures "2692" and a comma.

In line 8 after the figures "5649-3a" insert the figures "5649-3c".

In line 10 strike out the word "and".

In line 10 after the figures "7787" insert a comma and the word and figures "and 7804".

In line 14 strike out the figures "7804".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

**S. B. No. 221** — The Joint Committee on Taxation, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 82, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Hoover,	Pugh,
Atkinson,	Dildine,	Hopple,	Reynolds, Jas. A.,
Banker,	Dodge,	Johnston,	Robins,
Barnes,	Donahay,	Jones, of Hamilton,	Robinson,
Beaty,	Drury,	Jones, of Trumbull,	Russell,
Benner,	Dunspaugh,	Kay,	Scott,
Bishop,	Emery,	King,	Shy,
Bliss,	Entemann,	Lawyer,	Silver,
Bond,	Evans,	Lonz,	Smith,
Bonser,	Faris,	Luchsinger,	Spidel,
Brach,	Federman,	Lytle,	Stump,
Bryson,	Fouts,	McCoy,	Swedersky,
Burns,	Freeman,	McKay,	Talley,
Cable,	Gardner,	Madden,	Taylor,
Carpenter,	Gordon, of Logan,	Matthews,	Thompson,
Carson,	Green,	Miller, of Fulton,	Walsh,
Clark,	Greve,	Morris,	Wenner,
Cochrun,	Griswold,	Mulcahy,	Wildermuth,
Comings,	Hatch,	Mvers,	Winter,
Cookston,	Helfrich,	Pearson,	Wise—82.
Copeland,	Hinchey,		

Those voting in the negative are: Messrs. Blauser, Brannon, Gorrell, Graham, of Licking, McFarland and York.

So the bill passed.

The title was agreed to.

Mr. Wiest called up his pending motion entered upon the journal to reconsider the vote whereby **H. B. No. 642** — Mr. Brach, was lost.

The motion was taken up.

The question being, "Shall the vote be reconsidered?"

Upon which a yeas and nays vote was demanded, taken and resulted—yeas 54, nays 26, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Donahay,	Huber,	Robinson,
Backowski,	Dunspaugh,	Johnston,	Shy,
Beetham,	Entemann,	Jones, of Trumbull,	Smith,
Bishop,	Evans,	Lawyer,	Spidel,
Blauser,	Fouts,	Lentz,	Stump,
Bliss,	Gordon, of Brown,	Lonz,	Swedersky,
Brach,	Green,	Lustig,	Taylor,
Brannon,	Greve,	Madden,	Thompson,
Cable,	Harter,	Miller, of Stark,	Walsh,
Chester,	Hastings,	Mulcahy,	Wenner,
Comings,	Helfrich,	Myers,	Wiest,
Cowan,	Hinchey,	Pugh,	Wise,
Crabbe,	Hoover,	Reynolds, Jas. A.,	York—54.
Dildine,	Hopple,		

Those voting in the negative are: Messrs.

Alban,	Copeland,	Graham,	McKay,
Barnes,	Emery,	of Muskingum,	Matthews,
Bryson,	Gardner,	Hatch,	Morris,
Burns,	Gordon, of Logan,	Jones, of Hamilton,	Pearson,
Carpenter,	Gorrell,	Luchsinger,	Scott,
Cochrun,	Graham,	McCoy,	Silver,
Cookston,	of Licking,	McFarland,	Talley—26.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. Brach demanded a call of the House, which was duly seconded, taken, and eighty-nine members answered to their names.

The absentees are: Messrs.

Besaw,	Dunn,	Kilbane,	Robins,
Billingslea,	Faris,	King,	Russell,
Ring,	Foster,	Lytle,	Stokes,
Bishop,	Gardner,	Miller, of Fulton,	Waterston,
Brannon,	Gordon, of Brown,	Morris,	Weaver,
Brown,	Halstead,	Moyer,	Wiest,
Crosser,	Hooley,	Reynolds, Jas. A.,	Wildermuth,
Davis,	Hughes,	Reynolds, Tom,	Winter,
Denune,			

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Wiest further proceedings under the call were dispensed with.

The question recurring on the passage of **H. B. No. 642**—Mr. Brach.

Mr. Cable demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 67, nays six, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Dildine,	Huber,	Robinson,
Backowski,	Dodge,	Johnston,	Schelhorn,
Banker,	Donahay,	Jones, of Trumbull,	Shy,
Barnes,	Drury,	Kreider,	Smith,
Bishop,	Dunspaugh,	Lawyer,	Spidel,
Blauser,	Fntemann,	Lentz,	Stump,
Bliss,	Evans,	Lonz,	Swedersky,
Bond,	Fouts,	Lustig,	Talley,
Brach,	Gordon, of Brown,	McCoy,	Taylor,
Brannon,	Green,	Madden,	Thompson,
Bryson,	Greve,	Miller, of Fulton,	Walsh,
Cable,	Harter,	Miller, of Stark,	Wenner,
Chester,	Hastings,	Mulcahy,	Wiest,
Clark,	Helfrich,	Myers,	Wildermuth,
Comings,	Hinchey,	Pearson,	Wise,
Cowan,	Hoover,	Pugh,	York—67.
Crabbe,	Hopple,	Reynolds, Jas. A.,	

Those voting in the negative are: Messrs. Burns, Cookston, Emery, Hatch, Luchsinger and Matthews.

So the bill passed.

The title was agreed to.

Mr. Beetham moved that consideration of **H. B. No. 702** — Mr. King, action upon which had previously been deferred, be now taken up.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. Evans moved to amend as follows:

In line 187 after the figures 12, 19 insert "Hetrick Manufacturing Co., Toledo, Ohio, in full settlement for flies and tents purchased by various companies of the Ohio National Guard prior to July 1, 1917 .....\$183.10".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Harter moved to amend as follows:

After line 49 insert the following:

"In full settlement for damages arising from the 1913 flood, Nick Alteri.....\$200.00".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

Mr. Jas. A. Reynolds moved to amend as follows:

After line 197 insert the following:

Line 197A. "Ellen Hunt, Cleveland, Ohio, in full settlement for unlawful commitment to the Cleveland State Hospital.....\$3,000.00".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Federman moved to amend as follows:

After line 172 include the following:

"H. & S. Waish Co., by A. Harburger.....\$40.00".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 92, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Davis,	Hatch,	Mulcahy,
Atkinson,	Dildine,	Helfrich,	Pearson,
Backowski,	Dodge,	Hinchey,	Pugh,
Barnes,	Donahay,	Hoover,	Reynolds, Jas. A.,
Beaty,	Drury,	Hopple,	Robins,
Beetham,	Dunspaugh,	Huber,	Robinson,
Benner,	Emery,	Jones, of Hamilton,	Russell,
Bishop,	Entemann,	Jones, of Trumbull,	Scott,
Bliss,	Evans,	Kay,	Shy,
Bond,	Faris,	King,	Smith,
Bonser,	Federman,	Kreider,	Spidel,
Brach,	Foster,	Lawyer,	Stokes,
Brannon,	Fouts,	Luchsinger,	Stump,
Bryson,	Gardner,	Lustig,	Talley,
Burns,	Gordon, of Brown,	Lytle,	Taylor,
Cable,	Gordon, of Logan,	McCoy,	Thompson,
Carpenter,	Graham,	McFarland,	Walsh,
Carson,	of Licking,	McKay,	Wenner,
Cochrun,	Graham,	Madden,	Wiest,
Comings,	of Muskingum,	Matthews,	Wildermuth,
Cookston,	Green,	Miller, of Fulton,	Winter,
Copeland,	Greve,	Miller, of Stark,	Wise,
Cowan,	Halstead,	Morris,	York—92.
Crabbe,	Harter,		

So the bill passed.

The title was agreed to.

**H. B. No. 565** — Mr. Bliss, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 63, nays 8, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dildine,	Halstead,	Mulcahy,
Backowski,	Dodge,	Harter,	Pearson,
Banker,	Donahay,	Hastings,	Pugh,
Beaty,	Drury,	Hinchey,	Reynolds, Jas. A.,
Beetham,	Entemann,	Hoover,	Robinson,
Bishop,	Evans,	Hopple,	Smith,
Bliss,	Fouts,	Huber,	Stump,
Bond,	Gardner,	King,	Talley,
Brach,	Gordon, of Brown,	Kreider,	Taylor,
Brannon,	Gordon, of Logan,	Lawyer,	Thompson,
Burns,	Graham,	Lustig,	Walsh,
Carpenter,	of Licking,	McKay,	Wiest,
Comings,	Graham,	Madden,	Wildermuth,
Cookston,	of Muskingum,	Matthews,	Winter,
Cowan,	Green,	Miller, of Fulton,	York,
Crabbe,	Greve,	Miller, of Stark,	Mr. Speaker—63.
Davis,			

Those voting in the negative are: Messrs.

Barnes,	Carson,	Gorrell,	Scott,
Bonser,	Emery,	Hatch,	Wise—8.

So the bill passed.

The title was agreed to.

**H. B. No. 681** — Mr. Graham, of Licking, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Graham,	McKay,
Backowski,	Cowan,	of Muskingum,	Madden,
Barnes,	Crabbe,	Green,	Miller, of Fulton,
Beaty,	Davis,	Greve,	Morris,
Benner,	Dildine,	Harter,	Mulcahy,
Bliss,	Dodge,	Hatch,	Pearson,
Bond,	Donahay,	Helfrich,	Pugh,
Brach,	Entemann,	Hinchey,	Reynolds, Jas. A.,
Bryson,	Evans,	Hoover,	Robins,
Burns,	Faris,	Hopple,	Shy,
Cable,	Federman,	Huber,	Silver,
Carpenter,	Fouts,	Kay,	Spidel,
Carson,	Gordon, of Brown,	King,	Walsh,
Clark,	Gordon, of Logan,	Kreider,	Wiest,
Cochrun,	Gorrell,	Lawyer,	Wildermuth,
Comings,	Graham,	Luchsinger,	Wise,
	of Licking,	McFarland,	York—65.

Those voting in the negative are: Messrs. McCoy, Matthews and Miller, of Stark.

So the bill passed.

Mr. Graham, of Licking, moved to amend the title as follows:  
After the word "Ohio" insert the word "State".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

**H. B. No. 718**—Mr. Bond, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 72, nays none,  
as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Green,	Morris,
Barnes,	Davis,	Halstead,	Mulcahy,
Beetham,	Dildine,	Hatch,	Pearson,
Benner,	Dodge,	Helfrich,	Pugh,
Bliss,	Donahay,	Hoover,	Reynolds, Jas. A.,
Bond,	Drury,	Hopple,	Robinson,
Bonser,	Emery,	Huber,	Scott,
Brach,	Entemann,	Kay,	Shy,
Bryson,	Evans,	King,	Smith,
Burns,	Federman,	Kreider,	Spidel,
Cable,	Fouts,	Lawyer,	Talley,
Carpenter,	Gardner,	Luchsinger,	Thompson,
Carson,	Gordon, of Brown,	Lustig,	Walsh,
Chester,	Gordon, of Logan,	McCoy,	Wiest,
Cochrun,	Gorrell,	McFarland,	Wildermuth,
Comings,	Graham,	Madden,	Winter,
Cookston,	of Licking,	Miller, of Fulton,	Wise,
Copeland,	Graham,	Miller, of Stark,	York—72.
Cowan,	of Muskingum,		

So the bill passed.

The title was agreed to.

By unanimous consent the joint committee on investigation of "Force Account" contract for the completion of section "H"- "I", I. C. H. No. 1, Guernsey county, Ohio, as provided under **H. J. R. No. 92**, made the following report:

Your joint committee after a careful investigation of the records on file in the office of the State Highway Department, submits the following report:

Your joint committee finds, that bids were received by the State Highway Commissioner on August 4, 1914, for the construction, with brick paving on a standstone base, of what is known as, Sections "H" - "I" of the National Road, located in Guernsey county, Ohio, more particularly described as contracts Nos. 501 and 502.

The plans and specifications therefor provided for a finished roadway 15 feet in width and 13 miles in length, and including grading, drainage structures, ditches and bermes, the engineers estimated cost of completion being \$336,000.00.

On October 25, 1914, the contract for the construction of the above described roadway was awarded to Ayres & Kappes of Zanesville, Ohio, at their bid of \$331,000.00, and contract duly executed.

Records on file in the office of the State Highway Commissioner discloses that the first year the contractors, under constantly rising prices and adverse labor and weather conditions, completed 7 miles of their contract, for which they were paid by the state \$159,950.52.

War conditions in Europe had begun to directly affect labor and industry in this country, materials had become scarce, labor impossible to obtain, and the situation so acute that many enterprises requiring common labor either were compelled to shut down entirely or were seriously handicapped.

Your committee does not feel that these contractors were therefore entirely responsible for the apparent slow progress of their work, and that conditions over which they had no control contributed in no small degree to the delay in the final completion of their contract.

We further find, that they made strenuous efforts to obtain materials and labor, both through the State Highway Department and private organizations, and that their accomplishments on their contract were all that could be expected under the circumstances, and that they were steadily, if not speedily, nearing final completion when their contract was forfeited by the State Highway Commissioner. This is evidenced by the fact that on the date of forfeiture, the contractors had finished 92½% of the entire roadway and had received from the State all but approximately \$30,000.00 of the total contract price of \$331,000.00, the contractors had accomplished substantial performance and had they been permitted to continue with their contract with the force on hand at the time of forfeiture, we feel reasonably sure that it would have been completed by them within a reasonable time.

On October 20, 1917, the State Highway Commissioner formally cancelled the contract of Ayres & Kappes and awarded a "force account" or cost plus contract to one Harness Renick of Williamsport, Ohio, for the completion of the roadway.

This "force account" contract provided for a 10% commission computed on the total cost expended by Harness Renick for completion. It also provided a liberal rental for equipment belonging to Harness Renick to be used on the work, and further provided for the payment of 50 cents per hour, not including drivers' wages, for approximately 20 teams used by Harness Renick on the work.

The records of the State Highway Department show, that at the time said "force account" contract was entered into with Harness Renick, the original contractors, Ayers & Kappes, had been paid \$300,000.00, and that 11½ miles of the roadway had been completed, there remaining yet to be done by the "force account" contractor 1½ miles.



Your committee finds that the "force account" contractor expended money recklessly and without regard for the simplest of business methods, and that he consumed 1 year and 28 days in constructing 1½ miles of roadway, and that he was paid by the State Highway Department \$78,753.05, adding to this amount the cost of engineering supervision charged against the job, it cost the State of Ohio through its "force account" system to construct 1½ miles of the simplest type of brick pavement, \$80,550.57.

Your committee does not deem it necessary to go into detail and set forth each and every act of mismanagement or to enumerate the manner in which funds were recklessly and carelessly expended, but consider the facts as given substantiated by the record on file in the office of the State Highway Commissioner, sufficient upon which to base its statements.

Your committee is of the opinion that after a careful consideration of the facts, that the State Highway Commissioner was not justified in the first instance in the cancellation of the contract of Ayres & Kappes, in view of the fact that pending war conditions had placed an extra burden on these contractors which should have been taken into consideration and every encouragement and opportunity extended to them to bring the work to final completion, nor is it proper at this time, to saddle on their shoulders a cost of completion which the State of Ohio, through gross negligence and inefficient expenditure of funds, has allowed to accumulate to an amount beyond reason.

L. J. GRAHAM,  
D. ALLEN BOND,  
H. S. ATKINSON,

JAMES R. HOPLEY,  
O. J. DEMUTH,  
T. M. BERRY.

The report was agreed to.

Mr. Robins submitted the following report:

The special joint committee on Taxation to which was referred matters relating to taxation and revenues, having had the same under consideration, submits the attached bill as a partial report, and recommends its passage (being **H. B. No. 744**).

FRANK C. PARRETT,  
F. E. WHITEMORE,  
W. W. BELLEW,  
JOHN E. HOLDEN,  
T. M. BERRY,

WM. AGNEW,  
MILTON CLARK,  
FRANCIS M. THOMPSON,  
E. J. HOPPLE,  
RUPERT BEETHAM.

The report was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 744** — The Joint Committee on Taxation.

To correct errors and supply omissions in the inheritance tax law and to change certain procedure relating to the collection and distribution of inheritance taxes, and for such purpose, amending sections 2624-1, 2685-1, 2689, 5333, 5334, 5336, 5338, 5342, 5348-7, 5348-8 and 5348-10 of the General Code and enacting supplemental sections to be designated as sections 1465-24a, 5332-1, 5348-2a and 5348-8a of the General Code, respectively.

On motion of Mr. Robins the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B.**

**No. 744** — The Joint Committee on Taxation, was read the second time by its title and ordered placed on the calendar.

By unanimous consent, Mr. Lawyer submitted the following report:

The standing committee on Public Utilities, to which was referred

**H. B. No. 742** — Mr. Evans, having had the same under consideration, reports its back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause and substitute the following:

SECTION 1. That sections 530, 614-32 and 614-44 of the General Code be amended to read as follows:

Sec. 503. This chapter shall not apply to \* \* \* private railroads not doing business as common carriers.

Sec. 614-32. The commission shall have power, when deemed by it necessary to prevent injury to the business or interests of the public or any public utility or *interurban railroad* of this state, in case of any emergency, to be judged by the commission, *and with the consent of the public utility or interurban railroad concerned, when such consent is necessary, to temporarily alter, amend or suspend any existing rates or schedules now or hereafter prescribed in any contract or franchise or otherwise established by law or order relating to or affecting any public utility or interurban railroad in this state, or to any portion thereof. Such alterations, amendments or modifications when made shall take effect at such time as may be fixed by the commission.*

Sec. 614-44. Any municipal corporation in which any public utility is established may, by ordinance, at any time within one year before the expiration of any contract entered into under the provisions of sections 3644, 3982 and 3983 of the General Code between the municipality and such public utility with respect to the rate, price, charge, toll, or rental to be made, charged, demanded, collected, or exacted, for any commodity, utility or service by such public utility, or at any other time authorized by law proceed to fix the price, rate, charge, toll or rental that such public utility may charge, demand, exact or collect therefor for an ensuing period as provided in sections 3644, 3982 and 3983 of the General Code. Thereupon, the commission, upon complaint in writing, of such public utility, or upon complaint of one per centum of the electors of such municipal corporation, which complaints shall be filed within sixty days after the passage of such ordinance, shall give thirty days' notice of the filing and pendency of such complaint to the public utility and the mayor of such municipality, of the time and place of the hearing thereof, and which shall plainly state the matters and things complained of.

Provided, however, if the council of any municipality fails by ordinance to regulate the rates to be charged by any utility engaged in business of supplying water for public or private consumption, *or any street railway company*, within sixty days after the expiration of any lawful rate, such water company, *or street railway company*, or one per centum of qualified electors of the municipality may petition the public utilities commission to fix the just and reasonable rates for the furnishing of such services, and the public utilities commission may thereupon proceed to fix the just and reasonable rates, tolls and charges for such services which may be charged for a period of two years from the date of the filing of such petition and thereafter until changed, altered or modified by the council of such municipality or further order of the commission upon like application.

If any public utility shall have accepted any rate, price, charge, toll, or rental fixed by ordinance of such municipality, the same shall become operative, unless within sixty days after such acceptance there shall have been filed with the commission, a complaint signed by not less than three per centum of the qualified electors of such municipality. Upon such filing, the commission shall forthwith give notice of the filing and pendency of such complaint to the mayor of such municipality and fix a time and place for the hearing thereof. The commission shall, at such time and place, proceed to hear such complaint and may adjourn the hearing thereof from day to day.

The filing of a complaint by a public utility, as herein provided, shall be taken and held to be consent of such public utility to continue to furnish its product or service, and devote its property engaged therein to such public use during the term so fixed by ordinance or by the provisions of this act. Parties thereto shall be entitled to be heard, represented by counsel, and to have process to force the attendance of witnesses.

SECTION 2. That original sections 503, 614-32 and 614-44 and 614-47 of the General Code be, and the same are hereby repealed.

The committee further recommends that **H. B. No. 736** — Mr. Bliss, be indefinitely postponed.

ARTHUR E. JONES,  
WARREN E. BURNS,  
N. R. BLISS,  
C. GILBERT TAYLOR,

JULIUS LUCHSINGER,  
L. A. PEARSON,  
E. C. LAWYER,  
DOW W. HARTER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Clark submitted the following report:

The standing committee on Rules and Procedure, to which was referred **H. B. No. 743** — Mr. Hopple, having had the same under consideration, reports it back and recommends its passage.

E. J. HOPPLE,  
MILTON CLARK,  
RUPERT BEETHAM,

HUSTON T. ROBINS,  
CARL R. KIMBALL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Clark submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 657** — Mr. Stump, having had the same under consideration, reports it back and recommends its passage.

K. E. HOOVER,  
CHARLES H. FOUTS,  
HUSTON T. ROBINS,  
H. H. GRISWOLD,

DAVID H. SCOTT,  
MILTON CLARK,  
A. LEE BEATY,  
GEO. S. MYERS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.



By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 745** — Mr. Fouts.

To prevent the circulation of trade propaganda which has a tendency to abnormally inflate prices of the necessities of life.

On motion of Mr. Fouts the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 745** — Mr. Fouts, was read the second time by its title and referred to the committee on Codes, Courts and Procedure.

**6:10 o'clock p. m.**

On motion of Mr. Beetham the House adjourned until tomorrow at 10:00 o'clock a. m.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Thursday, January 29, 1920, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, O. The journal of yesterday was read and approved.

Mr. Comings moved that the vote whereby **H. B. No. 682** — Mr. Comings, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

Without objection the unfinished calendar of yesterday was adopted as the calendar for today.

**H. B. No. 594** — Mr. Beaty, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Helfrich,	Mulcahy,
Barnes,	Drury,	Hinchey,	Myers,
Beaty,	Entemann,	Hoover,	Pearson,
Beetham,	Evans,	Hopple,	Pugh,
Benner,	Faris,	Huber,	Reynolds, Jas. A.,
Bishop,	Federman,	Johnston,	Russell,
Blauser,	Fouts,	Jones, of Trumbull,	Silver,
Bonser,	Gordon, of Logan,	Kay,	Spidel,
Cable,	Gorrell,	Kreider,	Stump,
Carpenter,	Graham,	Lawver,	Talley,
Carson,	of Licking,	Lentz,	Walsh,
Chester,	Graham,	Luchsinger,	Wenner,
Cochrun,	of Muskingum,	Lvtle,	Wiest,
Comings,	Green,	Madden,	Wildermuth,
Cookston,	Halstead,	Miller, of Fulton,	Winter,
Copeland,	Hastings,	Miller, of Stark,	Wise—64.
Crosser,	Hatch,		

So the bill passed.

The title was agreed to.

**S. B. No. 218** — Mr. Wagner, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Bonser demanded a call of the House, which was duly seconded, taken, and seventy-five members answered to their names.

The absentees are: Messrs.

Backowski,	Dodge,	Jones, of Hamilton,	Schelhorn,
Banker,	Dunn,	Kilbane,	Scott,
Besaw,	Dunspaugh,	King,	Shy,
Billingslea,	Emery,	Lonz,	Smith,
Bing,	Foster,	Lustig,	Stokes,
Brach,	Freeman,	Madden,	Swedersky,
Brannon,	Gardner,	Morris,	Thompson,
Brown,	Gordon, of Brown,	Moyer,	Waterston,
Burns,	Greve,	Reynolds, Tom,	Weaver,
Clark,	Griswold,	Robins,	Winter,
Crabbe,	Hooley,	Robinson,	York,
Denune,	Hughes,		

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Bonser further proceedings under the call were dispensed with.

The question recurring on the passage of **S. B. No. 218** — Mr. Wagner.

The yeas and nays were taken, and resulted — yeas 52, nays 12, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Evans,	Hoover,	Pearson,
Barnes,	Federman,	Hopple,	Fugh,
Beaty,	Freeman,	Hughes,	Reynolds, Jas. A.,
Bishop,	Gordon, of Logan,	Johnston,	Smith,
Bliss,	Graham,	Jones, of Trumbull,	Spidel,
Bond,	of Licking,	Kreider,	Swedersky,
Bonser,	Graham,	Lentz,	Talley,
Brach,	of Muskingum,	Luchsinger,	Taylor,
Brannon,	Green,	McFarland,	Walsh,
Comings,	Greve,	Madden,	Wenner,
Cookston,	Griswold,	Matthews,	Wiest,
Cowan,	Harter,	Mulcahy,	Wildermuth,
Donahay,	Helfrich,	Myers,	York—52.
Entemann,	Hinchey,		

Those voting in the negative are: Messrs.

Alban,	Bryson,	Chester,	Huber,
Benner,	Cable,	Cochrun,	Lawver,
Blauser,	Carson,	Hatch,	Russell—12.

So the bill, not having received a constitutional majority, was lost.

**H. B. No. 647** — Mr. Donahay, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those voting in the affirmative are: Messrs.

Barnes,	Cable,	Crabbe,	Faris,
Bishop,	Carson,	Davis,	Federman,
Blauser,	Chester,	Dildine,	Fouts,
Bliss,	Cochrun,	Donahay,	Freeman,
Bond,	Cookston,	Drury,	Gordon, of Brown,
Brach,	Copeland,	Entemann,	Gordon, of Logan,
Bryson,	Cowan,	Evans,	Gorrell,

Those voting in the affirmative are: Messrs. — Concluded.

Graham,	Helfrich,	Lytle,	Spidel,
of Licking,	Hinchey,	McCoy,	Stump,
Graham,	Hoover,	McFarland,	Swedersky,
of Muskingum,	Huber,	McKay,	Talley,
Green,	Hughes,	Matthews,	Taylor,
Greve,	Johnston,	Miller, of Stark,	Walsh,
Griswold,	Jones, of Trumbull,	Mulcahy,	Wenner,
Halstead,	King,	Pearson,	Wildermuth,
Harter,	Kreider,	Reynolds, Jas. A.,	Wise,
Hastings,	Lawyer,	Silver,	York—67.
Hatch,			

So the bill passed.

The title was agreed to.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 706** — Mr. Donahay.

To amend section 1352-6 of the General Code, relating to institutions caring for children.

Attest: W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for a committee of Conference on differences between them on **Am. H. B. No. 713** — Joint Committee on Taxation, and has appointed as managers on the part of the Senate Messrs. Parrett, Whittemore, Agnew.

Attest: W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following House Bill:

**Am. H. B. No. 613** — Mr. Lonz.

Relative to spraying vineyards for the destruction of insect pests.

Attest: W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 227** — Mr. Bellew.

To amend section 3911 of the General Code, relating to the construction of proceedings with respect to improvements and assessments therefor.

Attest: W. E. HALLEY,  
Clerk.



Said bill was read the first time.

On motion of Mr. Beetham, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 227** — Mr. Bellew, was read the second time by its title and referred to the committee on Cities.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 732** — Special Joint Committee on Taxation.

To amend sections 6309 and 6309-1 of the General Code, relating to the custody and apportionment of motor vehicle taxes due to districts of registration.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 194** — Mr. Berry.

To amend section 2254 of the General Code, relating to the salaries of the officers of the supreme court.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Beetham, the constitutional rule requiring bills to be fully read on three different days was dispensed, with and **S. B. No. 194** — Mr. Berry, was read the second time by its title and referred to the committee on Appropriations and Finance.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 697** — Mr. Morris.

To supplement section 4366 of the General Code by enactment of additional sections providing for the zoning or districting of municipalities and the regulation of the location, bulk, height and uses of buildings and other structures and premises.

With the following amendment in which the concurrence of the House is requested:

Strike out all words appearing on lines 105 and 106 after the word "use" and insert the words "for the purpose of extending or widening streets".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendment was laid over under the rule.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the House amendments to **Am. Sub. S. B. No. 105** — Mr. Busbey.

To amend section 7248 of the General Code and to enact supplemental sections 1190-1, 1190-2, 1212-2, 6921-1 and 6947-1a of the General Code, relating to system of highway laws for the state of Ohio and to enact certain further supplemental provisions relating to highways of the state.

Attest: W. E. HALLEY,  
Clerk.

Mr. Fouts moved that the House insist upon its amendments to **Am. Sub. S. B. No. 105** — Mr. Busbey, and asks for a committee of Conference.

The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the passage of **Sub. H. B. No. 102** — Messrs. Miller, of Stark-Robins.

To amend section 11986 of the General Code, relating to the hearing and decree in divorce cases.

Attest: W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Am. H. B. No. 341** — Mr. Besaw.

To amend sections 1352-3, 1352-4, 1352-5 and 1352-7 of the General Code, relating to payment by counties for care of state wards.

With the following amendments in which the concurrence of the House is requested:

Strike out lines 35 to 40 inclusive and insert the following:

"Sec. 1352-4. The actual traveling expenses of such child and \* \* \* of the agents and visitors of said board shall be paid from funds appropriated to said board, but the amount of board, if any, paid for the care of such child and the expense for providing suitable clothing and personal necessities and for mental, medical, dental and optical examination and treatment shall be charged by the board of state charities to the county *from which such child was committed or transferred as provided in section 1352-3*. The treasurer of each county, upon the warrant of

the county auditor, shall pay to the treasurer of state the amount so charged \* \* \* upon the presentation of a statement thereof. The sum so received by the *treasurer of state* shall be credited to the fund appropriated for the purpose of maintaining the child placing work of the board."

Strike out line 61 and insert, "fund appropriated for the purpose of maintaining the child placing work of the board".

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

The House then passed to the fourth order of business, being reports of standing committees:

Mr. Copeland submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 724**—Mr. Burns, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 5 after the word "city" insert "and exempted village school".

In line 7 strike out the words "village and rural districts of the".

In line 8 strike out all after the word "a".

In line 9 strike out the words "act as".

In line 9 strike out all after the word "district" and insert in lieu thereof the words "and such assistants as may be necessary".

In line 10 strike out "appoint assistants if approved by the county board of education."

In line 11 after "pensation" insert "and necessary expenses".

In line 11 strike out the words "and paid".

In line 12 after the first "the" insert "county".

In line 12 after the word "board" insert "of education and".

In line 12 strike out the words "appointing them, said compensation to be"

In line 13 strike out all after the period.

In line 14 strike out the word "notice".

In line 14 after the word "officer" insert "and assistants".

At the end of line 15 insert the following: "All laws in respect to compulsory school attendance, which refer or apply to boards of education of school districts of the county school district, shall hereafter refer and apply to the board of education of the county school district."

J. C. COPELAND,  
H. H. GRISWOLD,  
W. E. WENNER,  
C. K. MILLER,

J. S. FARIS,  
W. B. BRYSON,  
JOHN E. BARNES,  
C. H. FREEMAN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bryson submitted the following report:



The standing committee on County Affairs, to which was referred **H. B. No. 737** — Mr. McFarland, having had the same under consideration, reports it back and recommends its passage.

W. B. BRYSON,  
JAMES A. GREEN,  
HARRY D. SILVER,  
JOHN H. CHESTER,  
W. R. COMINGS,

CHARLES M. GORDON,  
M. J. WALSH,  
H. H. GRISWOLD,  
EDW. A. WINTER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stump submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 719** — Mr. Jones, of Trumbull, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3 strike out sectional number 782I-2 and in lieu thereof insert 782I-1a.

In line 5 strike out sectional number 782I-2 and in lieu thereof insert 782I-1a.

In line 7 after the word "by" insert the words "state superintendent of public instruction upon the recommendation of".

In line 8 strike out the word "ten" and in lieu thereof insert the word "six".

In line 9 strike out the word "five" and insert the word "three".

In line 10 strike out the word "ten" and in lieu thereof insert the word "six".

W. R. COMINGS,  
W. E. WENNER,  
JOHN E. BARNES,  
GEO. S. MYERS,  
H. H. GRISWOLD,

C. K. MILLER,  
A. L. STUMP,  
W. B. BRYSON,  
L. J. GRAHAM.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stump submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 738** — Mr. Freeman, having had the same under consideration, reports it back and recommends its passage.

L. J. GRAHAM,  
W. E. WENNER,  
C. K. MILLER,  
J. C. COPELAND,

JOHN E. BARNES,  
JOHN S. FARIS,  
A. L. STUMP,  
GEO. S. MYERS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Beaty submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 707** — Mr. Morris (by request), having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 21, after the comma following the word "obligations", insert "except as provided in section six hereof".

K. E. HOOVER,  
MILTON CLARK,  
D. ALLEN BOND,  
CHARLES H. FOUTS,  
H. T. ROBINS,

DAVID H. SCOTT,  
H. H. GRISWOLD,  
A. LEE BEATY,  
J. S. MILLER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Scott submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 690** — Mr. Harter, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 11, strike out the period and add "and any such journal, designated as aforesaid, shall be considered a proper medium for the publication of all legal notices required by law to be published in a newspaper."

K. E. HOOVER,  
MILTON CLARK,  
CHARLES H. FOUTS,  
HUSTON T. ROBINS,

DAVID H. SCOTT,  
H. H. GRISWOLD,  
A. LEE BEATY.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bliss submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 641** — Mr. Walsh, having had the same under consideration, reports it back and recommends its passage.

ARTHUR E. JONES,  
N. R. BLISS,  
DOW W. HARTER,  
E. C. LAWYER,  
JULIUS LUCHSINGER,

L. A. PEARSON,  
FRANK L. LYTLE,  
C. GILBERT TAYLOR,  
WARREN E. BURNS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Comings submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 131** — Mr. Archer, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4, after the word "one-year", omit the remainder of the line and all of lines 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, and 16 and insert the following: *"or a three-year elementary certificate shall possess an amount of professional training, consisting of class room instruction in an institution recognized by the state superintendent of public instruction for the training of teachers, not less than the following."* \* \* \*

In line 17, omit the word "instruction" and the semicolon.

In line 19, after the word "teachers", change the period to a comma, and change the capital letter in "Provided" to a small letter.

In line 20, change the word "teachers" to "applicants".

In line 20, after the word "had" insert a comma.

In line 20, change the year "1921" to "1920", and the word "five" to "eight".

In line 20, after the word "years", insert the word "of".

In line 21, after the word "experience", omit the rest of the line, and insert the following: *"shall be eligible to examination and certification as though possessing professional training as required above in this section, and high school training as required by section 7823-1, General Code, and provided further, that in the cases of applicants who have credit for at least one full academic year of work in an institution of learning recognized by the state superintendent of public instruction as being of university or college rank, such credit shall, until January 1, 1924, be accepted in lieu of the required professional training."*

In line 22, after "Sec. 7823," insert "\* \* \*."

In line 22, after "1920", insert "\* \* \*."

In line 22, after the word "for", insert the word "a".

In line 24, after the word "in", omit the rest of the line and insert the following: *"an institution recognized by the state superintendent of public instruction"*.

In line 25 after the word "who" insert a comma.

In line 26 after "1920" insert a comma.

In line 26 change the word "five" to "eight".

In line 26 after the word "years" insert the word "of".

In line 26 after the word "experience", insert the following: *"or five years of successful experience in supervision shall be eligible to examination and certification as though possessing professional training as required above in this section, and high school training as required in section 7823-1, General Code, and provided further, that in the cases of applicants who have credit for at least two full academic years of work in an institution of learning recognized by the state superintendent of public instruction as being of university or college rank, such credit shall, until January 1, 1924, be accepted in lieu of the required professional training"*.

In line 27 omit all of the line.

In line 28 omit the word "and" and the figures "7823-1".

W. R. COMINGS,

W. E. WENNER,

J. S. FARIS,

W. B. BRYSON,

C. K. MILLER,

L. J. GRAHAM,

C. H. FREEMAN,

JOHN E. BARNES.

The amendments were agreed to.



The bill was ordered to be engrossed and read the third time in its regular order.

The House then passed to the seventh order of business, being introduction of bills.

By unanimous consent the following bills were introduced and read the first time.

**H. B. No. 746** — Mr. Harter.

To amend sections 1579-504, 1579-519, 1579-520 and 1579-535 of the General Code, relating to the municipal court of Akron.

On motion of Mr. Harter, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 746** — Mr. Harter, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 747** — Mr. Harter.

To amend section 1550 of the General Code, providing for the compensation of official court stenographers.

On motion of Mr. Harter, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 747** — Mr. Harter was read the second time by its title and referred to the committee on Codes, Courts and Procedure.

**H. B. No. 748** — Mr. Bryson.

To amend section 7896-22 of the General Code relative to membership in the teachers' retirement system.

On motion of Mr. Bryson the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 748** — Mr. Bryson, was read the second time by its title and referred to the committee on Soldiers' and Sailors' Orphans' Home.

**H. B. No. 749** — Mr. Spidel.

To amend section 1579-74 of the General Code relative to providing for the compensation of the clerk of municipal court of Dayton Ohio.

On motion of Mr. Spidel the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 749** — Mr. Spidel, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 750** — Mr. Winter.

To amend sections 843-3, 843-4, 843-8 and 843-17 of the General Code to clarify and correct errors in the act (Amended S. B. 14) and providing for a hearing and an appeal in the matter of revocation of hotel or restaurant licenses or the refusal to issue or transfer such licenses.

On motion of Mr. Winter the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 750** — Mr. Winter, was read the second time by its title and referred to the committee on Insurance.

**H. B. No. 751** — Mr. Crabbe.

To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent.

On motion of Mr. Crabbe the constitutional rule requiring bills

to be fully read on three different days was dispensed with, and **H. B. No. 751** — Mr. Crabbe, was read the second time by its title.

On motion of Mr. Crabbe the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 751** was ordered engrossed and placed on the calendar.

**H. B. No. 752** — Mr. Taylor.

To amend section 871-4 of the General Code, relating to the Industrial Commission of Ohio.

On motion of Mr. Taylor the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 752** — Mr. Taylor, was read the second time by its title.

On motion of Mr. Taylor the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 752** was ordered engrossed and placed on the calendar.

**H. B. No. 753** — The Special Joint Committee on Salaries of State Employes and School Teachers.

Making appropriations for the financial relief for the Bowling Green State Normal School and the Kent State Normal School, for the period ending June 30, 1921.

On motion of Mr. Lytle the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 753** was read the second time by its title and referred to the committee on Appropriations and Finance.

The House then passed to the eighth order of business, being introduction of resolutions.

Mr. Burns offered the following resolution:

**H. J. R. No. 103** — Mr. Burns.

Providing for the representation of Ohio at the celebration in honor of the landing of the Pilgrims at Plymouth Rock.

WHEREAS, The Pilgrims landed at Plymouth Rock December 22, 1620, and the 300th anniversary of this event will be fittingly celebrated at that place during the present year; and

WHEREAS, Many thousands of descendents of the original Pilgrims reside in Ohio and have played the same conspicuous part in the life of the state as have other descendents of the Pilgrims in the life of the country; and

WHEREAS, Senator Harding is chairman of a committee of the U. S. Senate appointed to co-operate in the event and Ohio should be represented in an official manner on such occasion; therefore,

*Be it resolved by the General Assembly of the State of Ohio, That the governor is hereby authorized and directed to designate and appoint such number of citizens of the state as he may deem advisable, who shall officially represent the state of Ohio at the celebration to be held during the present year at Plymouth Rock, Massachusetts, in honor of the 300th anniversary of the landing of the Pilgrims at that place December 22, 1620. Such persons so appointed shall not receive compensation or expenses from the state, and shall be chosen, if possible, from descendants of the original Mayflower Pilgrims.*

The resolution was laid over under the rule.

Mr. Beaty offered the following resolution:

**H. J. R. No. 104** — Mr. Beaty.

Proposing amendment to section 5, article I, of the constitution of the state of Ohio, as adopted Sept. 3, 1912, relative to insuring to all persons accused of crimes and offenses the right of trial by jury.

*Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to both houses concurring therein, That there shall be submitted to the electors of the state, in the manner provided by law, on the first Tuesday after the first Monday in November, 1920, a proposal to amend section 5 of article I of the constitution of the state of Ohio, to read as follows:*

#### ARTICLE I.

SECTION 5. The right of trial by jury shall be inviolate, except that in civil cases, laws may be passed to authorize the rendering of a verdict by the concurrence of not less than three-fourths of the jury. *Provided, that the right of trial by jury is held to be reserved to all persons accused of crimes and offenses under the laws of the state or of ordinances of municipalities, upon demand of a jury by the accused.*

*Be it further resolved, That at such election herein provided for the submission of the amendment to the electors of the state, this proposition shall be placed on the official ballot in the manner prescribed by law and shall be designated as follows:*

"To safe-guard to all persons accused of crimes and offenses under state laws or municipal ordinances the right of trial by jury. — Yes."

"To safe-guard to all persons accused of crimes and offenses under state laws or municipal ordinances the right of trial by jury. — No."

If the votes for the proposal shall exceed those against it, this amendment shall take effect on the first day of January, 1921, and said original section 5 of article I of the constitution of the state of Ohio shall be repealed and annulled.

The resolution was laid over under the rule.

Mr. Scott offered the following resolution:

**H. J. R. No. No. 105** — Mr. Scott.

Proposing a supplemental section to Article II of the Constitution of the State of Ohio, by the addition of a section to be designated 1c-1 of Article II, providing for automatic re-submission to the electors for approval or rejection of laws which are repassed by the General Assembly after having, on referendum, failed to receive the approval of the electors.

*Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to both houses concurring therein, That there shall be submitted to the electors of the state, in the manner provided by law, on the first Tuesday after the first Monday in November, 1920, a proposal to amend and supplement Article II by an additional section to be designated Section 1c-1, Article II, of the Constitution of Ohio, to read as follows:*

Section 1c-1. If any law, section of such law, or any item in such law appropriating money, having been regularly submitted to the electors of the state upon referendum petition for their approval or rejection,



fail, at the election held thereon, to be approved by a majority of those voting upon the same, and the General Assembly again passes such law, section of such law or any item in such law appropriating money, either in its original or in an amended form, the provisions of section 1d of Article II shall not apply thereto, and the secretary of state shall, without petition ordering the same as provided in section 1c of Article II, again submit such law, section of such law or any item in such law appropriating money, to the electors of the state for their approval or rejection at the next succeeding regular or general election in any year occurring subsequent to sixty days after the same has been filed by the governor in the office of the secretary of state, and no such law, section of such law or item in such law appropriating money shall go into effect until and unless approved by a majority of those voting upon the same.

*Be it further resolved*, That at the election herein provided for the submission of this supplemental section to the electors of the state, the proposition shall be placed on the official ballot in the manner provided by law and shall be designated as follows:

To provide for automatic resubmission to the electors of laws repassed by the General Assembly which have, on referendum, previously failed to receive the approval of the electors.  
.....YES.

To provide for automatic resubmission to the electors of laws repassed by the General Assembly which have, on referendum, previously failed to receive the approval of the electors.  
.....NO.

Or in other language sufficiently clear and appropriate, as provided in section 5019 of the General Code.

If a majority of the electors voting thereon shall adopt said amendment and supplement, the same shall take effect on the first day of January, 1921.

The resolution was laid over under the rule.

By unanimous consent Mr. Federman submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 227** — Mr. Bellew, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
H. B. MADDEN,  
E. L. DONAHAY,  
SYLVESTER SPIDEL,

DOW W. HARTER,  
GEO. S. MYERS,  
W. E. WENNER,  
CHAS. S. KAY.

The report was agreed to.

The bill was ordered to placed on the calendar and read the third time in its regular order.

**12:05 o'clock p. m.**

On motion of Mr. Beetham the House recessed until 2 o'clock p. m.

**2:00 o'clock p. m.**

The House met pursuant to recess.

On motion of Mr. Crabbe the House recessed for five minutes.

2:05 o'clock p. m.

The House met pursuant to recess.

Mr. Freeman, the member from Hardin county, addressed the House on the Life and Work of William McKinley.

Mr. Beetham moved that the following bills be adopted as the calendar for the day:

**S. B. No. 206** — Mr. Hopley.

**H. B. No. 670** — Mr. Helfrich.

**H. B. No. 666** — Mr. Bliss.

The motion was agreed to.

By unanimous consent Mr. Griswold submitted the following report:

The committee of Conference, to which were referred the matters of difference between the two houses on **Sub. H. B. No. 713** — Special Joint Committee on Taxation, having had the same under consideration does recommend to the respective houses as follows:

That the bill be recommended to the House and Senate for passage in the form as passed by the House with the following amendments:

In line 5, after the word "electors" insert the following: "at an election held prior to said date".

In line 6, after the comma following the word "bonds" insert the following: "or having provided for the issuance of such bonds without a vote of the electors by ordinance or resolution adopted on or before said date, whether the effectiveness thereof was postponed until after said date by laws or charter provisions requiring publication or subjecting such ordinance or resolution to a referendum, or not".

After line 31, insert the following:

"SECTION 4. All interest and sinking fund levies on account of bonds issued by any municipal corporation under authority of H. B. No. 712 of the 83rd General Assembly passed January 22, 1920, entitled 'to authorize the taxing authorities of municipal corporations to fund deficiencies in operating revenues for the year 1920, issue bonds and levy taxes for such purposes' shall be excluded from the operation of any and all limitations on tax rates imposed by any law now in force, anything in the provisions of said H. B. No. 712 or in such tax limitation laws to the contrary notwithstanding".

In line 28, after the word "to" add the word "current".

In the same line strike out the words "for special purposes".

H. H. GRISWOLD,

C. H. FREEMAN,

Managers on the part of the House of Representatives.

F. E. WHITTEMORE,

WM. AGNEW,

FRANK C. PARRETT,

Managers on the part of the Senate.

The question being, "Shall the report of the committee of Conference be agreed to?"

Mr. Beetham demanded a call of the House, which was duly seconded, taken, and ninety-seven members answered to their names.

The absentees are: Messrs.

Backowski,	Carpenter,	Hooley,	Robinson,
Besaw,	Clark,	Kilbane,	Schelhorn,
Billingslea,	Denune,	Morris,	Shy,
Bing,	Dunn,	Moyer,	Stokes,
Bonser,	Emery,	Pearson,	Waterston,
Brown,	Foster,	Reynolds, Tom,	Weaver,

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Beetham further proceedings under the call were dispensed with.

The question recurring on the adoption of the report of the committee of Conference on **Sub. H. B. No. 713**—The Joint Committee on Taxation.

The yeas and nays were taken, and resulted—yeas 73, nays 25, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Greve,	Miller, of Fulton,
Banker,	Davis,	Griswold,	Pearson,
Barnes,	Dildine,	Halstead,	Pugh,
Beaty,	Dodge,	Harter,	Reynolds, Jas. A.,
Beetham,	Donahay,	Hatch,	Robins,
Benner,	Drury,	Hopple,	Russell,
Bliss,	Dunspaugh,	Hughes,	Scott,
Bond,	Faris,	Jones, of Hamilton,	Silver,
Brach,	Federman,	Jones, of Trumbull,	Smith,
Bryson,	Fouts,	Kay,	Spidel,
Burns,	Freeman,	King,	Stump,
Cable,	Gardner,	Kreider,	Talley,
Carpenter,	Gordon, of Logan,	Lawyer,	Taylor,
Carson,	Gorrell,	Luchsinger,	Thompson,
Cochran,	Graham,	Lytle,	Walsh,
Comings,	of Licking,	McCoy,	Wenner,
Cookston,	Graham,	McFarland,	Winter,
Copeland,	of Muskingum,	McKay,	Wise—73.
Crabbe,	Green,	Matthews,	

Those voting in the negative are: Messrs.

Atkinson,	Gordon, of Brown,	Johnston,	Mulcahy,
Bishop,	Hastings,	Lentz,	Myers,
Blauser,	Helfrich,	Lonz,	Swedersky,
Brannon,	Hinchey,	Lustig,	Wiest,
Cowan,	Hoover,	Madden,	Wildermuth,
Entemann,	Huber,	Miller, of Stark,	York—25.
Evans,			

The report of the committee of Conference was agreed to.

The Speaker appointed as managers on part of the House as a committee of Conference on matters of difference between the two Houses on **Am. Sub. S. B. No. 105**—Mr. Busbey, Messrs. Fouts, Taylor and Bliss.

**S. B. No. 206**—Mr. Hopley, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 64, nays 35, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Graham,	McFarland,
Banker,	Crosser,	of Muskingum,	McKay,
Barnes,	Davis,	Green,	Matthews,
Beaty,	Dildine,	Griswold,	Miller, of Fulton,
Beetham,	Dodge,	Halstead,	Miller, of Stark,
Benner,	Donahay,	Hatch,	Pearson,
Bond,	Drury,	Hughes,	Robins,
Bryson,	Dunspaugh,	Jones, of Hamilton,	Russell,
Burns,	Faris,	Jones, of Trumbull,	Scott,
Cable,	Federman,	Kay,	Silver,
Carpenter,	Fouts,	King,	Spidel,
Carson,	Freeman,	Kreider,	Talley,
Chester,	Gardner,	Lawyer,	Wenner,
Cochrun,	Gordon, of Logan,	Luchsinger,	Winter,
Comings,	Gorrell,	Lytle,	Wise,
Cookston,	Graham,	McCoy,	Mr. Speaker—64.
Copeland,	of Licking,		

Those voting in the negative are: Messrs.

Atkinson,	Evans,	Huber,	Reynolds, Jas. A.,
Backowski,	Gordon, of Brown,	Johnston,	Smith,
Bishop,	Greve,	Lentz,	Stump,
Blauser,	Harter,	Lonz,	Swedersky,
Bliss,	Hastings,	Lustig,	Thompson,
Brach,	Helfrich,	Madden,	Wiest,
Brannon,	Hinchey,	Mulcahy,	Wildermuth,
Cowan,	Hoover,	Myers,	York—35.
Entemann,	Hopple,	Pugh,	

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Beetham offered the following resolution:

**H. J. R. No. 106** — Mr. Beetham.

Relative to adjournment.

WHEREAS, January 29th is the birthday of William McKinley, president, martyr, statesman and friend; therefore,

*Be it resolved*, That out of respect to the memory of the lamented William McKinley that when the General Assembly adjourns on Thursday, January 29th, it be to meet Tuesday, 1:30 o'clock p. m., February 3d, 1920.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Benner,	Carson,	Davis,
Atkinson,	Bishop,	Chester,	Dildine,
Backowski,	Blauser,	Cochrun,	Dodge,
Banker,	Bond,	Comings,	Donahay,
Barnes,	Brach,	Cookston,	Drury,
Beaty,	Burns,	Copeland,	Dunspaugh,
Beetham,	Cable,	Crabbe,	Evans,

Those voting in the affirmative are: Messrs. — Concluded.

Federman,	Helfrich,	Lonz,	Russell,
Gardner,	Hinchey,	Luchsinger,	Scott,
Gordon, of Brown,	Hopple,	Lustig,	Silver,
Gordon, of Logan,	Huber,	Lytle,	Smith,
Gorrell,	Hughes,	McKay,	Spidel,
Graham,	Johnston,	Madden,	Talley,
of Licking,	Jones, of Hamilton,	Matthews,	Taylor,
Graham,	Jones, of Trumbull,	Miller, of Fulton,	Walsh,
of Muskingum,	Kay,	Miller, of Stark,	Wenner,
Green,	King,	Mulcahy,	Wiest,
Harter,	Kreider,	Pugh,	Winter,
Hastings,	Lawyer,	Reynolds, Jas. A.,	Wise,
Hatch,	Lentz,	Robins,	York—78.

The resolution was adopted.

Mr. Russell moved that the vote whereby **S. B. No. 218** — Mr. Wagner, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 232** — Mr. Jones, of Hamilton.

To amend section 606 of the General Code, relating to assessments for the maintenance of the public utilities commission.

**H. B. No. 332** — Mr. Comings.

To authorize township trustees to provide against fires and to provide and maintain fire apparatus and buildings for the use of volunteer fire companies.

**H. B. No. 437** — Mr. Jones, of Hamilton.

To amend section 2250-2 of the General Code, to increase the salary of the public utility commissioners.

**H. B. No. 554** — Mr. Lonz.

Providing for the maintenance of parks in townships composed in part of islands.

**H. B. No. 560** — Mr. Evans.

To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.

**H. B. No. 659** — Mr. Hopple.

To amend section 9160 of the General Code, relating to union depot companies.

JOHN E. BARNES,  
HENRY EVANS,  
C. F. McCOY,  
HERBERT L. JONES,

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
J. E. HOLDEN,  
THOMAS W. LATHAM.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**S. B. No. 123** — Mr. Davis.

To amend section 330-1 of the General Code, relative to the deposit of state insurance funds.

**Am. S. B. No. 203** — Mr. Liggitt.

To provide for the erection of an armory in the village of Shreve, Ohio.

**Am. S. B. No. 208** — Mr. Whittemore.

To amend section 1465-75 of the General Code and to supplement section 1465-69 of the General Code by section 1465-69a, being part of the workman's compensation law.

**Am. S. B. No. 211** — Mr. O'Brien.

To amend sections 3812-2 and 3812-3 of the General Code, to prevent the frequent tearing up and obstruction of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, roadbeds, and tracks of street railway companies existing in street and other public thoroughfares proposed to be improved, paved, or repaved surfaced or resurfaced, to be renewed, replaced, repaired or reconstructed at the time at which such improvement is made; authorizing municipalities to make such renewals, replacements, repairs or reconstructions upon the failure of the street railway company so to do, and assess the cost thereof against such street railway company, and authorizing the issuance of bonds in anticipation of the collection of such assessments.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
J. E. HOLDEN,  
THOMAS W. LATHAM,

JOHN E. BARNES,  
HENRY EVANS,  
HERBERT L. JONES.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 616** — Mr. Alban.

To amend sections 7595, 7595-1, 7595-4, 7596, 7597 and 7730 of the General Code, correcting errors and harmonizing sections in the state aid for weak school districts law, and supplementing section 7730, with new section 7730-1 providing for the time when school property in suspended districts can be sold.

**H. B. No. 661** — Mr. Faris.

To amend section 7624, General Code of Ohio, as amended March 21st, 1917, 107 Ohio Laws, page 624, relating to acquired real estate by a board of education.



**H. B. No. 712**—The Special Joint Committee on Taxation.

To authorize the taxing authorities of municipal corporations, to fund deficiencies in operating revenues for the year 1920, issue bonds and to levy taxes for such purposes.

**H. B. No. 727**—Mr. Fouts.

Providing for the relief of Morgan county, Ohio.

ROBERT J. O'BRIEN,

CARL V. BEEBE,

J. E. HOLDEN,

THOMAS W. LATHAM,

JOHN E. BARNES,

HENRY EVANS,

HERBERT L. JONES.

The Speaker of the House, in the presence of the House, signed said bills.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 754**—Mr. Cowan.

To make an appropriation for the payment of the salaries of employes of the House of Representatives and Senate.

On motion of Mr. Cowan the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 754**—Mr. Cowan, was read the second time by its title and referred to the committee on Appropriations and Finance.

By unanimous consent Mr. Talley offered the following resolution:

**H. R. No. 77**—Mr. Talley.

Relative to the ventilation of the Hall of the House of Representatives.

WHEREAS, Several years ago the ventilation of the Hall of the House of Representatives was considered very bad and accordingly the window ventilators, coal fire places and other means of ventilation were taken out and a costly system of fan ventilation was installed and the atmosphere of the Hall made reasonably pure; and

WHEREAS, These fan ventilators have seldom been in operation during the sessions of this General Assembly, much to the discomfort and injury to the health of all persons occupying the Hall of the House of Representatives; now, therefore, be it

*Be it resolved by the General Assembly of the State of Ohio, That the sergeant-at-arms of the House be and is hereby instructed to employ a capable mechanical engineer to determine the cause of the ventilating device not operating and report the reason to both this House and to the adjutant general, and if in need of repair, to ascertain the probable cost of repair and also report the cost to the parties aforesaid.*

Mr. Talley moved that the rules be suspended and the resolution be considered now.

The motion was agreed to.

The resolution was adopted.

By unanimous consent Mr. Crabbe offered the following resolution:

**H. R. No. 78**—Mr. Crabbe.

Relating to J. H. Dice.

WHEREAS, It has frequently been charged publicly that Sergeant J. H. Dice, former state library organizer, was granted a leave of absence

when he entered the military service with the written assurance that he should have his position at the termination of such service, and that the state board of library commissioners and the state librarian denied him the right to resume work when he returned from France; and

WHEREAS, The Ohio State Library Association at its annual session in Youngstown last October, after a careful consideration of all the facts in the case, unanimously passed resolutions declaring that "The action of the state library commission, taken through the state librarian in failing to reinstate Mr. Dice was arbitrary, improper and unwarranted, and contrary to the spirit manifested throughout the state and nation toward returned soldiers"; and

WHEREAS, This House will not pass over in silence substantial charges of such flagrantly unjust and unpatriotic treatment, of an honorably discharged soldier and faithful servant of the state; therefore

*Be it resolved*, That the Speaker of the House is hereby requested and directed to appoint a committee of three who shall promptly determine and report to the House, information embraced in answer to the following questions:

1. Was Sergeant J. H. Dice, when he enlisted in the military service, assured that he should have the opportunity to resume his work as library organizer when he returned from such service?

2. Did Sergeant J. H. Dice offer to resume his work as library organizer when he returned from France?

3. Did the state board of library commissioners, any member thereof or the state librarian give Sergeant J. H. Dice to understand that he would not be permitted to resume work as library organizer?

The resolution was laid over under the rule.

The House then passed to the seventh order of business, being introduction of bills.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 755** — Mr. Hopple.

To authorize the reimbursement of transportation expenses by the several municipalities to the chief police officer of the cities and villages within the state of Ohio, incurred while attending the annual sessions of the Ohio Police Association.

On motion of Mr. Hopple the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 755** — Mr. Hopple, was read the second time by its title and referred to the committee on Cities.

**H. B. No. 756** — Mr. Backowski.

To amend section 4944 of the General Code, relating to compensation of judges, clerks and registrars.

On motion of Mr. Backowski the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 756** — Mr. Backowski, was read the second time by its title and referred to the committee on Privileges and Elections.

**H. B. No. 757** — Mr. Backowski.

To amend section 4903 of the General Code, relating to hours for registration.

On motion of Mr. Backowski the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 757** — Mr. Backowski, was read the second time by its title and referred to the committee on Privileges and Elections.

**H. B. No. 758** — Mr. Backowski.

To amend section 4860 of the General Code, relating to compensation of judges and clerks.

On motion of Mr. Backowski the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 758** — Mr. Backowski, was read the second time by its title and referred to the committee on Privileges and Elections.

The House then reverted to the fourth order of business, being reports of standing committees:

Mr. Graham, of Licking, submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred **S. B. No. 213** — Mr. Latham, having had the same under consideration, reports it back and recommends its passage.

J. S. GRAHAM,  
A. LEE BEATY,  
H. S. CABLE,  
HENRY EVANS,

JOHN E. BARNES,  
ROY L. SWEDERSKY,  
H. S. ATKINSON.

The report was agreed to.

The bill was ordered to be placed on the calendar and read the third time in its regular order.

Mr. Smith submitted the following report:

The standing committee on Dairy and Food Products, to which was referred **H. B. No. 612** — Mr. Smith, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Strike out all after the enacting clause and substitute the following:

"SECTION I. That sections 1155-3, 1155-4, 1155-7, 1155-8, 1155-9, 1155-11, 1155-12, 1155-13, 1155-14, 1155-15 be amended and section 1155-16 be supplemented by the enactment of supplemental sections to be known as sections 1155-16a and 1155-16b of the General Code, to read as follows:

"Sec. 1155-3. The term "food", as used in this act, shall mean \* \* \* *fresh meat and fresh meat products except in process of manufacture or cure, fish, game, poultry, eggs and butter* which has been stored in a cold storage warehouse.

"Sec. 1155-4. The word "container", as used in this act, shall be taken to mean any bag, barrel, basket, bottle, box, caddy, can, canister, carton, crate, firkin, hogshead, jar, jug, keg, stopper, vessel, wrapper, frozen bulk, or any similar analogous utensil, receptacle, band or wrapper in which food may be kept, stored, sold or offered for sale.

"Sec. 1155-7. No person, firm, or corporation shall operate a cold storage warehouse without a license issued by the secretary of agriculture of Ohio. Such license shall be issued only on written application stating the location of such warehouse. Upon receipt of the application



the secretary of agriculture shall cause an examination to be made into the sanitary conditions of such warehouse. If it be found to be in a sanitary condition and properly equipped for the purpose of cold storage, the secretary of agriculture shall cause a license to be issued authorizing the applicant to operate a cold storage warehouse. No license shall be issued until the applicant therefor shall have paid to the secretary of agriculture the sum of fifty dollars. A license shall be required for each separate warehouse building within the state. *Said license shall run one year, unless sooner revoked and shall be renewed annually thereafter upon the payment of the same fee and compliance with the same conditions.*

"Sec. 1155-8. Whenever any warehouse licensed under the provisions of this act, or any portion of such warehouse, shall be deemed by the secretary of agriculture to be in an insanitary condition, it shall be the duty of the secretary of agriculture to cause such warehouse, or portion thereof, to be closed, and whenever the secretary of agriculture or his agents find that any person, firm or corporation, or any agent thereof, operating a cold storage warehouse under a license issued by the secretary of agriculture, has permitted or allowed foods to remain in cold storage longer than the time specified for such foods in section 1155-13, of the General Code, the secretary of agriculture may forthwith revoke the license of such person, firm or corporation to operate a cold storage warehouse.

"Sec. 1155-9. It shall be the duty of every person, firm or corporation that shall be licensed to operate a cold storage warehouse to keep an accurate record of the receipts and withdrawals of food therefrom. The \* \* \* secretary of agriculture shall have free access to such records at all times. It shall be the duty of each person, firm or corporation licensed to operate a cold storage warehouse to file in the office of the secretary of agriculture on or before the sixth day \* \* \* of each month a report, setting forth in itemized form the kind and quantities of food products held in cold storage in such warehouse \* \* \* on the last day of the previous month. The report shall be made on printed forms prepared and supplied by the secretary of agriculture. The secretary of agriculture may cause such other reports to be filed and at such times as \* \* \* he may deem it advisable.

"Sec. 1155-11. All food shall at the time it is deposited in any cold storage warehouse bear the date of such deposit plainly stamped thereon, *said date to be maintained on all food stuffs so stored until said food stuffs are placed on sale.* Such food shall also bear a stamp indicating the date of removal.

"Sec. 1155-12. It shall be unlawful for any person, firm or corporation, or any agent thereof, to sell or offer *for sale* or expose *with intent to sell* \* \* \* any cold storage food unless there shall be placed on each *open* container \* \* \* *containing such food* in a conspicuous place in full view of the purchaser a placard with the words "Wholesome cold storage food" printed thereon in plain, uncondensed gothic letters not less than one-half inch in length, \* \* \* when such food is sold from such container, or otherwise, at retail.

"Sec. 1155-13. No person, firm or corporation shall sell, or offer, or expose for sale, any of the following foods which have been held for a longer period of time than herein specified in a cold storage warehouse: whole carcasses of beef, or any parts thereof, six months;

whole carcasses of pork, or any parts thereof, six months; whole carcasses of sheep, or any parts thereof, six months; whole carcasses of lamb, or any parts thereof, six months; whole carcasses of veal, or any parts thereof, four months; dressed fowl, ten months; eggs, ten months; butter, nine months, and fresh fish, nine months. The keeping of any such food in cold storage by any person, firm or corporation, or agents thereof, longer than the time herein specified for such foods except such food as is stored in transit, being intended for sale outside the state, is unlawful and a public nuisance, and may be summarily abated by the secretary of agriculture or his agents forthwith seizing such food or foods. Upon the seizing of such food or foods, the secretary of agriculture shall cause the same to be inspected as required by law for other food products, and if found to be wholesome the secretary of agriculture shall cause such food or foods to be sold forthwith at such a price as he may deem reasonable under all the circumstances. As a penalty for the keeping of such food or foods in cold storage beyond the periods of time herein specified, the secretary of agriculture, after paying the necessary expenses incurred in taking possession of and selling such food or foods, shall deduct one-half of the proceeds of such sale and pay said sum into the state treasury to the credit of the general revenue fund of the state; and pay the balance of the proceeds of such sale to the owner or owners of such food or foods.

Food received by any cold storage warehousemen intended for "storage in transit" shall be reported with the monthly reports required to be furnished the secretary of agriculture, said report to show the lot numbers under which said food is stored, the date of receipt, the car numbers under which said food was received; failure to make such report with the first monthly report following the receipt of said food shall debar said food from being entitled to be regarded as being "stored in transit."

"Sec. 1155-14. After the food has been withdrawn from any cold storage warehouse for the purpose of placing it on the market for sale, it shall be unlawful for any person, firm or corporation to return such food or a portion thereof to such warehouse or any other similar warehouse. Food may be transferred from one cold storage warehouse to another; provided, that the total length of time such food shall remain in cold storage for the purpose of sale shall not exceed the time specified in section thirteen of this act; *provided, however, that the dates of deposit and withdrawal in and from other cold storage warehouses be plainly stamped on food so transferred.*

"Sec. 1155-15. No food shall be sold, or offered \* \* \* for sale, or exposed for sale, in this state, which shall have been \* \* \* stored in any cold storage warehouse outside of this state, unless it \* \* \* shall have been marked as provided for in *section eleven and fourteen* \* \* \* of this act; provided, however, that no such food shall be sold, or offered or exposed for sale, in this state, if the total length of time that such food has remained in cold storage shall exceed the time specified in section thirteen of this act.

"Sec. 1155-16a. It shall be the duty of the secretary of agriculture to cause to be made a careful inspection of all food in all cold storage warehouses, with a view to determining whether the same is wholesome. Duly authorized inspectors of the secretary of agriculture may

at any reasonable time enter any cold storage warehouse and inspect the same and the food therein.

"Sec. 1155-16b. *The secretary of agriculture may make such rules and regulations as are necessary to carry this act into effect.*

"SECTION 2. That original sections 1155-3, 1155-4, 1155-7, 1155-8, 1155-9, 1155-11, 1155-12, 1155-13 of the General Code be, and the same are hereby repealed.

MINOR K. JOHNSTON,  
J. C. SMITH,  
E. D. HELFRICH,  
GUS DILDINE,

R. B. CARSON,  
OTIS D. DAVIS,  
J. R. GARDNER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Scott submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 369**—Mr. Chester, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 6 strike out the word "three" and insert in lieu thereof the words "one and one-half"

In line 6 strike out all after the word "month"

Strike out all of line 7

In line 8 strike out the words "half per cent per month thereafter"

In line 13 strike out the words "three, two,"

In line 14 strike out the word "and" where it first occurs

In line 17 strike out the words "three, two, and"

K. E. HOOVER,  
A. LEE BEATY,  
MILTON CLARK,  
HUSTON T. ROBINS,

DAVID H. SCOTT,  
H. H. GRISWOLD,  
D. ALLEN BOND,  
CHARLES H. FOUTS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Fouts submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred **H. B. No. 745**—Mr. Fouts, having had the same under consideration, reports it back and recommends its passage.

WM. L. HUGHES,  
CHARLES H. FOUTS,  
D. ALLEN BOND,

J. S. MILLER,  
C. C. CRABBE,  
C. F. McCOY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.



Mr. Hoover submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 717** — Mr. Jones, having had the same under consideration, reports it back and recommends its passage.

K. E. HOOVER,  
CHARLES H. FOUTS,  
H. H. GRISWOLD,  
DAVID H. SCOTT,

HUSTON T. ROBINS,  
A. LEE BEATY,  
MILTON CLARK,  
JOS. S. BACKOWSKI.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Beetham submitted the following report:

The special joint committee on Taxation to which was referred matters relating to taxation and revenues, having had the same under consideration, submits the attached joint resolution as a partial report and recommends its adoption (being **H. J. R. No. 107** — Special Joint Committee on Taxation).

FRANK C. PARRETT,  
W. W. BELLEW,  
J. E. HOLDEN,  
F. E. WHITTEMORE,  
WILLIAM AGNEW,

E. J. HOPPLE,  
FRANCIS M. THOMPSON,  
RUPERT BEETHAM,  
H. T. ROBINS.

The report was agreed to.

By unanimous consent the following resolution was introduced:

**H. J. R. No. 107** — Special Joint Committee on Taxation.

Proposing an amendment to Article XII, section 2, of the constitution of the state of Ohio.

*Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to each house concurring therein, That there shall be submitted to the electors of the state for their approval or rejection, in the manner provided by law, at the general election to be held on the Tuesday after the first Monday in November, nineteen hundred and twenty, a proposal to amend Article XII, section 2 of the constitution of the state of Ohio to read as follows, and the schedule thereto appended:*

#### ARTICLE XII.

SECTION 2. Laws shall be passed, taxing by a uniform rule, \* \* \* all real \* \* \* property according to its true value in money; \* \* \* but burying grounds, public school houses, houses used exclusively for public worship, institutions used exclusively for charitable purposes and public property used exclusively for any public purpose \* \* \* may, by general laws, be exempted from taxation; \* \* \* but all such laws shall be subject to alteration or repeal; and the value of all property, so exempted, shall, from time to time, be ascertained and published as may be directed by law. *The aggregate rate of taxes for all purposes, excepting for emergencies, which may be levied according to value upon any moneys, credits, investments in bonds, stocks, joint stock companies, or otherwise, or upon any real or personal property, shall not exceed one*

*and one-half per centum of the true value thereof in money; but the general assembly may authorize additional levies to be made in any county or township, for road or bridge purposes, or in any municipal corporation or school district, for any municipal or school purpose, respectively, when such levies, or the issuance of bonds for the principal and interest of which such levies are required, are approved by sixty per centum of the electors thereof voting on the question, at a regular election.*

## SCHEDULE.

If the foregoing amendment shall be approved by the electors, it shall become a part of the constitution, and original section 2 of Article XII of the constitution shall be repealed thereby; but the limitation on tax rates imposed thereby shall not apply to levies for interest and sinking fund purposes on account of bonds issued prior to the date of its approval, nor to levies authorized by a vote of the electors on or before such date, for a period of years extending beyond such date, to the extent that either of such classes of levies may be authorized by law in force on such date to be made in excess of a limitation of one and one-half per centum, applicable to other tax levies; nor shall such limitation affect any levies made prior to the date of its approval, and in process of collection on said date; nor shall such limitation affect the special sinking fund levies authorized by the schedule of Section 13 of Article VIII of the Constitution, if such section shall be approved by the electors.

The resolution was laid over under the rule.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 759** — Mr. Crabbe.

To repeal sections 6212-85, 6212-86, 6212-87, 6212-88, 6212-89, 6212-90, 6212-91, 6212-92, 6212-93, 6212-94, 6212-95, 6212-96, 6212-97, 6212-98, 6212-99, 6212-100, 6212-101, 6212-102, 6212-103, 6212-104, 6212-105, 6212-106, of the General Code, relative to the manufacture and sale of intoxicating liquor.

On motion of Mr. Crabbe the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 759** — Mr. Crabbe, was read the second time by its title and referred to the committee on Liquor Traffic and Temperance.

**H. B. No. 760** — Mr. Crabbe.

To repeal sections 6212-107, 6212-108, 6212-109, 6212-110, 6212-111, 6212-112, 6212-113, 6212-114, 6212-115, 6212-116, 6212-117, 6212-118, 6212-119, 6212-120, and 6212-121 of the General Code, relative to the manufacture and sale of intoxicating liquor.

On motion of Mr. Crabbe the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 760** — Mr. Crabbe, was read the second time by its title and referred to the committee on Liquor Traffic and Temperance.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 93** — Mr. Talley.

Memorializing the war department of our national government to return the bodies of our soldier dead who sleep in alien soil overseas.

Attest: \_\_\_\_\_ W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 3** — Mr. Liggitt.

To amend section 486-10 of the General Code, relative to the eligibility of honorably discharged soldiers for positions in the classified service.

Attest: \_\_\_\_\_ W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Sub. S. B. No. 210** — Mr. Miller.

To amend sections 8728-1, 8728-2, 8728-3, 8728-4, 8728-5, 8728-6, 8728-7, 8728-10, 8728-11 of the General Code, relating to the formation and organization of corporations with common stock without par value.

Attest: \_\_\_\_\_ W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Beetham the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Sub. S. B. No. 210** — Mr. Miller, was read the second time by its title and referred to the committee on Judiciary.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the President of the Senate has appointed as managers on the part of the Senate, relative to matters of difference on **Am. Sub. S. B. No. 105** — Mr. Busbey, to amend section 7248 of the General Code, and to enact supplemental sections 1190-1, 1190-2, 1212-2, 6921-1, and 6947-1a of the General Code, relating to a system of highway laws for the state of Ohio and to enact certain further supplemental provisions relating to the highway of the state, Messrs. Busbey, Whittemore and Berry.

Attest: \_\_\_\_\_ W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Re-Am. H. B. No. 615** — The Special Joint Committee on Taxation.

Providing for the levy and distribution of taxes on the taxable property of the state for the support of common schools, the adjustment of tax limitations applicable to levies for local school and township purposes, the repeal of the laws relating to state aid for weak school districts, and the abolition of state levies for sinking fund,



university and normal school purposes; and to such ends amending sections 5649-3a, 5649-4, 7575, 7582, 7587, 7595, 7596, 7597, 7600, 7603, 7613, 7736, 7747, 7751 and 7787 of the General Code, enacting a supplementary section to be designated as section 7600-1 of the General Code and repealing sections, 3204, 7594-1, 7595-1, 7595-2, 7595-3, 7595-4, 7802, 7804, 7924, 7925, 7926, 7927, 7927a, 7927b, 7928, 7929, and 7986 of the General Code.

With the following amendments in which the concurrence of the House is requested:

In line 97 strike out the word "limitation" and in lieu thereof insert "limitations"

After line 161 insert the following:

Sec. 7596. If, upon such examination, the superintendent of public instruction is satisfied that any adjustments or changes in local school policy and administration should be made as a condition of participation in the reserve in the state common school fund, he may order such adjustments and changes to be made. For this purpose he shall have power to order any local board of education or any county board of education to exercise any power of whatsoever character in them vested by law, and such order shall be complied with forthwith, as a condition precedent to any participation in such reserve. If the additional levy provided for by sections 5649-4, 5649-5 and 5649-5a of the General Code has not been submitted to the electors, such order shall direct such submission for such number of years as the superintendent may deem best and for such number of mills, within the limitations imposed by said sections, as may be required in order to meet the financial needs of the district, or to exhaust its revenue resources; and if such submission is not made, or if the electors of the district do not approve the additional levy so submitted, the district shall not participate in such reserve.

Sec. 7597. After his orders have been complied with, the state superintendent of public instruction shall ascertain the probable amount required to supplement the revenues of such district in order to enable the board of education thereof to conduct the schools of the district and certify the same to the auditor of state. He shall thereafter, from time to time, within the amount so ascertained, and so long as his orders are complied with, draw his vouchers on the auditor of state for such sums as may be actually needed by such district. The auditor shall issue his warrants therefor payable out of an appropriation made by the general assembly from the reserve in the state common school fund. Any balance of such reserve remaining at the end of any fiscal year shall lapse into the state common school fund and be apportioned according to law.

Attest:

W. E. HALLEY,  
Clerk.

Consideration of the Senate amendments was laid over under the rule.

By unanimous consent Mr. Kay offered the following resolution:

**H. R. No. 79** — Mr. Kay.

Relative to the death of Hon. Stacey B. Rankin.

WHEREAS, During the present session of the General Assembly, death has removed from the field of human activity Hon. Stacey B. Rankin of South Charleston, Clark county, Ohio, who faithfully served the state of Ohio and his constituents during the seventy-third and seventy-fourth sessions of this body; and

WHEREAS, Mr. Rankin was very prominent in the legislative, banking and business interests of the state, exemplifying in all these lines the attributes of a conscientious official of the state, and as a patriotic citizen; therefore, be it

*Resolved*, That we record our sense of loss sustained in his death, and our deep sympathy with the members of his family in this great bereavement; be it

*Further resolved*, That in testimony of this fact, and out of respect to his memory, this House do now adjourn.

The resolution was adopted and the House adjourned until 1:30 o'clock p. m., Tuesday, February 3, 1920.

Attest:

JOHN P. MAYNARD,

Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Tuesday, February 3, 1920, 1:30 o'clock p. m.**

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. F. Wykoff, of Columbus, Ohio.

The journal of yesterday was read and approved.

**1:50 o'clock p. m.**

On motion of Mr. Federman, the House recessed for fifteen minutes.

The House met pursuant to recess.

Mr. Federman moved that the following bills be adopted as the calendar for today.

**H. B. No. 735** — Mr. York.

**S. B. No. 227** — Mr. Bellew.

**H. B. No. 716** — Mr. Federman.

**Sub. H. B. No. 612** — Mr. Smith.

**Sub. H. B. No. 742** — Mr. Evans.

**H. B. No. 749** — Mr. Spidel.

**H. B. No. 744** — Joint Committee on Taxation.

**H. B. No. 743** — Mr. Hopple.

The motion was agreed to.

The House then passed to the seventh order of business, being bills for third reading.

**H. B. No. 735** — Mr. York, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Fouts,	Halstead,
Atkinson,	Chester,	Gardner,	Hastings,
Backowski,	Comings,	Gordon, of Brown,	Hinchey,
Beaty,	Dodge,	Gordon, of Logan,	Hoover,
Blauser,	Donahay,	Gorrell,	Hopple,
Bliss,	Entemann,	Graham,	Huber,
Bonser,	Evans,	of Muskingum,	Hughes,
Brannon,	Faris,	Green,	Johnston,
Burns,	Federman,	Greve,	Jones, of Hamilton,
Cable,	Foster,	Griswold,	Jones, of Trumbull,

Those voting in the affirmative are: Messrs.—Concluded.

Kay,	Madden,	Robins,	Walsh,
Kreider,	Matthews,	Silver,	Weaver,
Lawyer,	Miller, of Stark,	Smith,	Wenner,
Lentz,	Morris,	Swedersky,	Wiest,
Lonz,	Mulcahy,	Talley,	Wildermuth,
Lustig,	Myers,	Taylor,	York—65.
McCoy,	Pearson,		

So the bill passed.

The title was agreed to.

**S. B. No. 227** — Mr. Bellew, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 64, nays 9, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Halstead,	Miller, of Stark,
Backowski,	Donahay,	Hinchey,	Morris,
Beaty,	Drury,	Hoover,	Mulcahy,
Benner,	Entemann,	Hopple,	Pearson,
Bliss,	Evans,	Huber,	Reynolds, Jas. A.,
Bonser,	Faris,	Hughes,	Robins,
Brannon,	Federman,	Johnston,	Silver,
Bryson,	Fouts,	Jones, of Hamilton,	Smith,
Burns,	Gardner,	Jones, of Trumbull,	Swedersky,
Carpenter,	Gorrell,	Kay,	Talley,
Carson,	Graham,	Kreider,	Taylor,
Chester,	of Licking,	Luchsinger,	Walsh,
Clark,	Graham,	Lustig,	Wenner,
Cochrun,	of Muskingum,	Lytle,	Wildermuth,
Comings,	Green,	McCoy,	Winter,
Copeland,	Greve,	Matthews,	Wise—64.
Crosser,	Griswold,		

Those voting in the negative are: Messrs.

Blauser,	Hastings,	Lonz,	Myers,
Gordon, of Brown,	Lentz,	Madden,	Weaver—9.
Gordon, of Logan,			

So the bill passed.

The title was agreed to.

Mr. Lustig demanded a call of the House, which was duly seconded, taken, and eighty members answered to their names.

The absentees are: Messrs.

Atkinson,	Brown,	Harter,	Reynolds, Tom,
Banker,	Carpenter,	Hatch,	Robinson,
Barnes,	Cookston,	Helfrich,	Russell,
Beetham,	Crabbe,	Hookey,	Schelhorn,
Besaw,	Davis,	Kilbane,	Shy,
Billingslea,	Denune,	King,	Spidel,
Bing,	Dildine,	Luchsinger,	Stokes,
Bishop,	Dunn,	Miller, of Fulton,	Stump,
Bond,	Dunsbaugh,	Moyer,	Thompson,
Bonser,	Emery,	Pugh,	Waterston,
Brach,	Freeman,		

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Federman further proceedings under the call were dispensed with.

**H. B. No. 716** — Mr. Federman, was taken up and read the third time.



The question being, "Shall the bill pass?"

Mr. Graham, of Muskingum, moved to amend as follows:

In line 37, after the word "equal", strike out the word "ta" and insert in lieu thereof the word "to".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hastings,	Myers,
Banker,	Donahay,	Hinchey,	Pearson,
Beaty,	Drury,	Hoover,	Reynolds, Jas. A.,
Benner,	Entemann,	Hopple,	Robins,
Blauser,	Evans,	Hughes,	Scott,
Bliss,	Federman,	Johnston,	Silver,
Bonser,	Foster,	Jones, of Hamilton,	Smith,
Brannon,	Fouts,	Jones, of Trumbull,	Spidel,
Bryson,	Gardner,	Kay,	Swedersky,
Burns,	Gordon, of Logan,	Kreider,	Talley,
Cable,	Gorrell,	Lawyer,	Taylor,
Carpenter,	Graham,	Lentz,	Walsh,
Carson,	of Licking,	Lonz,	Weaver,
Chester,	Graham,	Luchsinger,	Wenner,
Clark,	of Muskingum,	Lustig,	Wiest,
Cochrun,	Green,	McKay,	Wildermuth,
Comings,	Greve,	Madden,	Winter,
Copeland,	Griswold,	Miller, of Stark,	Wise—73.
Crosser,	Halstead,	Morris,	

So the bill passed.

The title was agreed to.

**Sub. H. B. No. 612** — Mr. Smith, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Backowski,	Donahay,	Hinchey,	Mulcahy,
Banker,	Drury,	Hoover,	Myers,
Beaty,	Entemann,	Hopple,	Pearson,
Benner,	Evans,	Hughes,	Reynolds, Jas. A.,
Blauser,	Faris,	Johnston,	Robins,
Bliss,	Federman,	Jones, of Hamilton,	Scott,
Bonser,	Foster,	Jones, of Trumbull,	Silver,
Brannon,	Fouts,	Kreider,	Smith,
Bryson,	Gardner,	Lentz,	Spidel,
Cable,	Gordon, of Brown,	Lonz,	Swedersky,
Chester,	Gordon, of Logan,	Luchsinger,	Talley,
Clark,	Gorrell,	Lustig,	Taylor,
Cochrun,	Green,	McCoy,	Walsh,
Comings,	Greve,	Madden,	Wiest,
Copeland,	Griswold,	Matthews,	Wildermuth,
Crosser,	Halstead,	Miller, of Stark,	Wise—67.
Dodge,	Hastings,	Morris,	

Those voting in the negative are: Messrs. Alban, Carson, Lawyer, Graham, of Licking, and Weaver.

So the bill passed.

Mr. Smith moved to amend the title as follows:

In the title after the word "amend" strike out the word "section" and the figures "1155-19" and insert in lieu thereof "sections 1155-3,

1155-4, 1155-7, 1155-8, 1155-9, 1155-11, 1155-12, 1155-13, 1155-14 and 1155-15".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

**Sub. H. B. No. 742** — Mr. Evans, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Hughes demanded a call of the House, which was duly seconded, taken, and eighty members answered to their names.

The absentees are: Messrs.

Atkinson,	Crabbe,	Helfrich,	Reynolds, Tom,
Barnes,	Davis,	Hooley,	Robinson,
Beetham,	Denune,	Kay,	Russell,
Besaw,	Dildine,	Kilbane,	Schelhorn,
Billingslea,	Dunn,	King,	Shy,
Bing,	Dunspaugh,	Matthews,	Stokes,
Bishop,	Emery,	Miller, of Fulton,	Stump,
Bond,	Faris,	Miller, of Stark,	Thompson,
Brach,	Freeman,	Moyer,	Waterston,
Brown,	Harter,	Pugh,	Winter,
Cookston,	Hatch,		

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Hughes further proceedings under the call were dispensed with.

The question recurring on the passage of **Sub. H. B. No. 742** — Mr. Evans.

Mr. Wiest moved to amend as follows:

In line 11 strike out the words "now or".

The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 73, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Halstead,	Madden,
Backowski,	Donahay,	Hastings,	Miller, of Stark,
Banker,	Drury,	Hinchey,	Morris,
Beaty,	Entemann,	Hoover,	Mulcahy,
Benner,	Evans,	Hopple,	Myers,
Blauser,	Faris,	Huber,	Pearson,
Bliss,	Federman,	Hughes,	Reynolds, Jas. A.,
Bonser,	Foster,	Johnston,	Scott,
Brannon,	Fouts,	Jones, of Hamilton,	Silver,
Bryson,	Gardner,	Jones, of Trumbull,	Spidel,
Burns,	Gordon, of Brown,	Kay,	Swedersky,
Carpenter,	Gordon, of Logan,	Kreider,	Talley,
Carson,	Gorrell,	Lawyer,	Taylor,
Chester,	Graham,	Lentz,	Walsh,
Clark,	of Licking,	Lonz,	Wenner,
Cochrun,	Graham,	Luchsinger,	Wildermuth,
Comings,	of Muskingum,	Lustig,	Winter,
Copeland,	Green,	McFarland,	York—73.
Cowan,	Greve,	McKay,	

Mr. Wiest voted in the negative.

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Spidel submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 749**—Mr. Spidel, having had the same under consideration, reports it back and recommends its passage.

E. L. DONAHAY,  
W. E. WENNER,  
CHAS. S. KAY,  
GEO. S. MYERS,

HARRY L. FEDERMAN,  
P. M. BANKER,  
ARTHUR E. JONES.

The report was agreed to.

The bill was ordered placed on the calendar for the day and read the third time in its regular order.

**H. B. No. 749**—Mr. Spidel, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Huber,	Morris,
Atkinson,	Donahay,	Johnston,	Mulcahy,
Backowski,	Drury,	Jones, of Hamilton,	Myers,
Banker,	Dunn,	Jones, of Trumbull,	Pearson,
Beaty,	Evans,	Kay,	Reynolds, Jas. A.,
Blauser,	Federman,	King,	Robins,
Pliss,	Fouts,	Kreider,	Scott,
Bryson,	Gardner,	Lawyer,	Silver,
Burns,	Gordon, of Logan,	Lentz,	Spidel,
Cable,	Gorrell,	Lonz,	Talley,
Carpenter,	Graham,	Luchsinger,	Walsh,
Carson,	of Muskingum,	Lustig,	Wenner,
Chester,	Green,	Lvtle,	Wildermuth,
Clark,	Griswold,	McFarland,	Winter,
Cochrun,	Hastings,	McKay,	Wise,
Copeland,	Hinchey,	Matthews,	York—66.
Crosser,	Hopple,	Miller, of Stark,	

So the bill passed.

The title was agreed to.

**H. B. No. 744**—The Joint Committee on Taxation, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Robins moved to amend as follows:

In line 4, after the comma after the figures "1465-24" insert the figures "5332,".

In line 162, strike out the word "allow" and insert in lieu thereof the word "pay".

In line 164, strike out the words "credit the same to such fee funds and".

In line 165, after the word "the", first occurring therein, insert the words "fee funds or".

The motion was agreed to, and the bill so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 65, nays none, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Hopple,	Myers,
Backowski,	Crosser,	Huber,	Reynolds, Jas. A.,
Banker,	Dodge,	Hughes,	Robins,
Beaty,	Donahay,	Johnston,	Scott,
Benner,	Drury,	Jones,	Silver,
Blauser,	Dunn,	of Hamilton,	Smith,
Piiss,	Evans,	King,	Spidel,
Brannon,	Faris,	Kreider,	Swedersky,
Bryson,	Gordon, of Brown,	Lawyer,	Talley,
Burns,	Gordon, of Logan,	Lentz,	Taylor,
Cable,	Gorrell,	Lonz,	Walsh,
Carpenter,	Graham,	Luchsinger,	Weaver,
Carson,	of Muskingum,	McCoy,	Wenner,
Chester,	Green,	McKay,	Wiest,
Clark,	Halstead,	Matthews,	Winter,
Cochrun,	Hinchey,	Morris,	Wise—65.
Comings,	Hoover,	Mulcahy,	

So the bill passed.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 761** — Mr. Faris.

To amend section 7624, of the General Code of Ohio, as amended March 21, 1917, 107 Ohio Laws, page 624, relating to acquiring real estate by a board of education.

On motion of Mr. Faris the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 761** — Mr. Faris, was read the second time by its title.

On motion of Mr. Faris the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **H. B. No. 761** was ordered engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Drury,	Hoover,	Matthews,
Backowski,	Dunn,	Hopple,	Morris,
Banker,	Entemann,	Huber,	Mulcahy,
Beaty,	Evans,	Hughes,	Myers,
Blauser,	Faris,	Johnston,	Pearson,
Brannon,	Federman,	Jones, of Hamilton,	Robins,
Bryson,	Fouts,	Jones, of Trumbull,	Silver,
Burns,	Gordon, of Brown,	King,	Smith,
Cable,	Gordon, of Logan,	Kreider,	Swedersky,
Carpenter,	Graham,	Lawyer,	Talley,
Carson,	of Licking,	Lentz,	Taylor,
Chester,	Graham,	Lonz,	Walsh,
Clark,	of Muskingum,	Lustig,	Weaver,
Cochrun,	Green,	Lytle,	Wenner,
Comings,	Griswold,	McCoy,	Wiest,
Copeland,	Hastings,	McFarland,	Wildermuth,
Crosser,	Hinchey,	McKay,	York—67.
Donahay,			

So the bill passed.

The title was agreed to.

**H. B. No. 743** — Mr. Hopple, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Drury,	Hinchey,	Miller, of Stark,
Backowski,	Dunn,	Hoover,	Morris,
Banker,	Entemann,	Hopple,	Mulcahy,
Beaty,	Evans,	Huber,	Myers,
Blauser,	Faris,	Hughes,	Pearson,
Bliss,	Federman,	Johnston,	Reynolds, Jas. A.,
Brannon,	Foster,	Jones, of Hamilton,	Silver,
Bryson,	Fouts,	Jones, of Trumbull,	Smith,
Burns,	Gardner,	Kay,	Spidel,
Cable,	Gordon, of Brown,	King,	Swedersky,
Carpenter,	Gordon, of Logan,	Kreider,	Talley,
Carson,	Gorrell,	Lawyer,	Taylor,
Chester,	Graham,	Lentz,	Thompson,
Clark,	of Licking,	Lonz,	Walsh,
Cochran,	Graham,	Luchsinger,	Weaver,
Comings,	of Muskingum,	Lustig,	Wenner,
Cowan,	Green,	Lvtle,	Wiest,
Crosser,	Greve,	McFarland,	Wildermuth,
Dodge,	Griswold,	McKay,	Wise,
Donahay,	Hastings,	Matthews,	York—78.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of **S. B. No. 218** — Mr. Wagner.

To amend section 5552 of the General Code relative to the county draughtsman.

And herewith returns said bill.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 204** — Mr. Miller.

To amend section 8628 of the General Code, relating to the names of domestic and foreign corporations.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 204** — Mr. Miller, was read the second time by its title and referred to the committee on Public Utilities.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Sub. H. B. No. 713** — Special Joint Committee on Taxation.

To remove interest and sinking fund levies on account of bonds issued prior to January 20, 1920, from all limitation on tax rates with the approval of the electors of a subdivision.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Am. H. B. No. 653** — Mr. King.

To make appropriation for repairs of House of Representatives, Senate Chamber and State House.

With the following amendments in which the concurrence of the House is requested:

Between lines 17 and 18 insert the following:

"For new roof skylights on state house.....	\$4,046.00
For cleaning attic and ceiling glass in state house.....	500.00
For ventilating equipment in Senate Chamber and House of Representatives .....	2,000.00
For fresco wall decorations and repairs in Senate chamber, Senate smoking room and House of Representatives .....	6,400.00
For repairing and waterproofing terrace between state house and annex .....	3,000.00
New windows in Senate and House .....	3,216.00"

In line 18 before the first word insert:

"Section 2. That the adjutant general of Ohio is authorized and directed to make such repairs according to law;" and change capital "A" to small "a" in first word "all".

In line 20 strike out the period after the word "House" and insert the following: "and three members of the Senate appointed by the President of the Senate."

In line 20 add letter "s" to "custodian" and insert between the words "the" and House" the words "Senate and".

In line 21 between the words "inspect" and "superintend" strike out the words "and" and insert a comma.

In line 22 after the first word "work" strike out the remainder of said line and insert in lieu thereof the words "together with the adjutant general".

Strike out all of lines 23, 24 and 25.

In line 16 after the word "the" insert the words "Senate and".

Attest:

W. E. HALLEY,  
Clerk.

Mr. King moved that the rules be suspended and that consideration of the Senate amendments be taken up now.

The motion was agreed to.



The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yea 68, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Hopple,	Mulcahy,
Atkinson,	Drury,	Huber,	Myers,
Backowski,	Dunn,	Hughes,	Pearson,
Banker,	Entemann,	Johnston,	Reynolds, Jas. A.,
Beaty,	Evans,	Jones, of Hamilton,	Robins,
Elauser,	Federman,	Jones, of Trumbull,	Scott,
Bliss,	Gordon, of Logan,	Kay,	Silver,
Brannon,	Gorrell,	King,	Smith,
Bryson,	Graham,	Lawyer,	Spidel,
Burns,	of Licking,	Lentz,	Swedersky,
Carpenter,	Graham,	Luchsinger,	Taylor,
Carson,	of Muskingum,	Lustig,	Thompson,
Chester,	Green,	Lytle,	Walsh,
Cochrun,	Greve,	McFarland,	Weaver,
Comings,	Griswold,	McKay,	Wenner,
Copeland,	Hastings,	Matthews,	Winter,
Crosser,	Hinchey,	Morris,	Wise—68.
Dodge,	Hoover,		

The Senate amendments were concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Am. H. B. No. 328** — Mr. Bliss.

To amend sections 1529, 2251, 2252 and 2253 of the General Code, to provide for an increase in salaries of judges of the supreme court, court of appeals, common pleas and superior courts of the state, and for their expenses incurred in the performance of their official duties.

With the following amendment in which the concurrence of the House is requested:

In line 26 strike out "nor less than one thousand dollars".

Attest: W. E. HALLEY,  
Clerk.

Mr. Bliss moved that the rules be suspended and that the Senate amendment be now taken up and considered.

The motion was agreed to.

The question being, "Shall the Senate amendment be concurred in?"

The yeas and nays were taken, and resulted — yeas 1, nays 70, as follows:

Mr. Comings voted in the affirmative.

Those voting in the negative are: Messrs.

Alban,	Carpenter,	Drury,	Green,
Backowski,	Chester,	Dunn,	Greve,
Banker,	Clark,	Evans,	Griswold,
Beaty,	Cochrun,	Faris,	Halstead,
Bliss,	Copeland,	Federman,	Hastings,
Brannon,	Cowan,	Gardner,	Hinchey,
Bryson,	Crosser,	Gordon, of Brown,	Hopple,
Burns,	Dodge,	Gordon, of Logan,	Huber,
Cable,	Donahay,	Gorrell,	Hughes,

Those voting in the negative are: Messrs. — Concluded

Johnston,	Lytle,	Robins,	Thompson,
Jones, of Hamilton,	McFarland,	Scott,	Walsh,
Jones, of Trumbull,	McKay,	Silver,	Weaver,
King,	Matthews,	Smith,	Wenner,
Kreider,	Miller, of Stark,	Spidel,	Wiest,
Lawyer,	Morris,	Swedersky,	Winter,
Lonz,	Myers,	Talley,	Wise,
Luchsinger,	Pearson,	Taylor,	York—70.
Lustig,	Reynolds, Jas. A.,		

The Senate amendment was not concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. Sub. S. B. No. 105** — Mr. Busbey.

To amend sections 6290, 6294, 6295, 9301, and 6309 of the General Code, and to enact supplemental sections 6301-1 and 6309-1 of the General Code relating to motor vehicles.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Am. H. B. No. 699** — Mr. Dodge.

To amend sections 1223, 3298-15e, General Code, relative to road bonds.

With the following amendments in which the concurrence of the House is requested:

In title, strike out "section" and insert in lieu thereof "sections 1223, 3298-15e, 3298-45 and".

In line 2. Strike out "section" and insert in lieu thereof "sections 1223, 3298-15e, 3298-45 and".

In line 3. Insert after line 3 and before line 4 the following:

"Sec. 1223. The county commissioners, in anticipation of the collection of such taxes and assessments or any part thereof, and whenever such construction, improvement or repair is being done upon their application, may, whenever in their judgment it is deemed necessary sell the bonds of said county in any amount not greater than the aggregate sum necessary to pay the respective shares of the estimated compensation, damages, cost and expense payable by the county, township or townships and the owners of the lands assessed for such improvement, but the aggregate amount of such bonds issued and outstanding at any one time and to be redeemed by a tax levy upon the grand duplicate of the county shall not be in excess of one per cent. of the tax duplicate of such county. In computing such one per cent. bonds to be redeemed by special assessments or by tax levies upon the interested township or townships shall not be taken into account. Such bonds shall state for what purpose issued and bear interest at a rate not to exceed \* \* \* six per cent. per annum, payable semi-annually, and in such amounts, and to mature in not more than ten years after their issue, as the county commissioners shall determine. Prior to the issuance of such bonds the

county commissioners shall provide for the levying of a tax upon all the taxable property of the county to cover any deficiency in the payment or collection of any special assessments or township taxes anticipated by such bonds. The proceeds of such bonds shall be used exclusively for the payment of the cost and expense of the construction, improvement or repair of the highway for which the bonds are issued. If bids are made for a portion of the proposed issue, the commissioners may accept a combination of bids, if by so doing the bonds will produce the best price to the county, and at the request of the purchaser the bonds may be issued in denominations of one hundred dollars or multiples thereof notwithstanding any provision of the resolution providing for their issue. Where such construction, improvement or repair is made upon the application of the township trustees such township trustees are hereby authorized to sell the bonds of the interested township in any amount not greater than the estimated compensation, damages, cost and expense of such construction, improvement or repair and under like conditions hereinbefore prescribed for county commissioners.

"Sec. 3298-15e. The township trustees, in anticipation of the collection of such taxes and assessments, or any part thereof, may, whenever in their judgment it is deemed necessary, sell the bonds of said township in any amount not greater than the aggregate sum necessary to pay the estimated compensation, damages, costs and expenses of such improvement. Such bonds shall state for what purpose they are issued and shall bear interest at a rate not to exceed \* \* \* *six* per cent per annum, payable semi-annually, and in such amounts and to mature at such times as the trustees shall determine, subject to the provision, however, that said bonds shall mature in not more than ten years. Prior to the issuance of such bonds the township trustees shall, in case all or any part of said bonds are to be redeemed by special assessments, provide for the levying of a tax upon all the taxable property of the township to cover any deficiencies in the payment or collection of any such special assessments. The sale of such bonds shall be advertised once not later than two weeks prior to the date fixed for such sale in a newspaper published in the county and of general circulation within such township, if there be any such paper published in the county, but if there be no such paper published in the county then in a newspaper having general circulation in said township. Such bonds shall be sold to the highest bidder for not less than par and accrued interest. The proceeds of such bonds shall be used exclusively for the payment of the compensation, damages, costs and expenses of the improvement for which they are issued.

"Sec. 3298-45. The township trustees, in anticipation of the collection of such taxes and assessments, or any part thereof, may whenever in their judgment it is deemed necessary, sell the bonds of said road district, in any amount not greater than the aggregate sum necessary to pay the estimated compensation, damages, costs and expenses of such improvement. Such bonds shall state for what purpose they are issued and shall bear interest at a rate not to exceed \* \* \* *six* per cent, per annum, payable semi-annually and in such amounts and to mature at such times as the trustees shall determine, subject to the provision, however, that said bonds shall mature in not more than ten years. Prior to the issuance of such bonds the township trustees shall, in case all or any part of said bonds are to be redeemed



by special assessments, provide for the levying of a tax upon all the taxable property of the road district, to cover any deficiencies in the payment or collection of any such special assessments. The sale of such bonds shall be advertised once, not later than two weeks prior to the date fixed for such sale, in a newspaper published in the county and of general circulation within such district, if there be any such paper published in the county, but if there be no such paper published in the county then in a newspaper having general circulation in said district. Such bonds shall be sold to the highest bidder for not less than par and accrued interest. The proceeds of such bonds shall be used exclusively for the payment of the compensation, damages, costs and expense of the improvement for which they are issued."

In line 25 strike out "section" and insert in lieu thereof "sections 1223, 3208-15e, 3208-45 and".

In line 26 strike out "is" and insert in lieu thereof "are".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Dodge moved that the rules be suspended and that consideration of the Senate amendments be now taken up.

The motion was agreed to.

On motion of Mr. Bond further consideration of said amendments was deferred.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Am. H. B. No. 605** — Mr. Davis.

To amend section 13362 of the General Code, relative to poisoning animals.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Am. H. B. No. 574** — Mr. Federman.

To amend section 6370 of the General Code, relative to the duty of dealer in second-hand articles.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Am. H. B. No. 721** — Mr. Pearson.

To amend section 8077 of the General Code providing for rate of passenger fares on railroads.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 235** — Special Joint Committee on Salaries of State Employes and School Teachers.

To amend sections 5894, 5900 and 5901 of the General Code, relative to taxation of cigarette dealers.

Attest:

W. E. HALLEY,

Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 235** was read the second time by its title and ordered placed on the calendar.

## MESSAGE FROM THE SENATE.

Mr Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 223** — Mr. Miller.

To amend sections 7600 and 7601-1, General Code, by adding supplementary sections 7600-2, 7600-3, 7600-4, 7600-5, relating to salaries of teachers and state support of schools.

Attest:

W. E. HALLEY,

Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 223** — Mr. Miller, was read the second time by its title and ordered placed on the calendar.

## MESSAGE FROM THE SENATE.

Mr Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 232** — Mr. Ritter.

To amend sections 7620 and 7625 of the General Code, empowering boards of education to construct sidewalks and bridges from nearby villages to school buildings.

Attest:

W. E. HALLEY,

Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 232** — Mr. Ritter, was read the second time by its title and ordered placed on the calendar.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Am. H. B. No. 364** — Mr. Barnes.

Making it the duty of county commissioners and township trustees to employ or appoint only honorably discharged soldiers, sailors and marines, if available, in the care of memorial buildings.

Attest: W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **H. B. No. 606** — Mr. Cable.

To amend section 1397 of the General Code, relative to open season for squirrels.

Attest: W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **H. B. No. 464** — Mr. Stokes (by request).

Authorizing the county commissioners of Montgomery county to allow and order paid to Anna E. Ryder for personal injuries resulting from a fall on the steps of the court house of Montgomery county, Ohio, a sum not to exceed six hundred dollars.

Attest: W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **H. B. No. 16** — Mr. Comings.

To amend section 2395 of the General Code, relating to the election of county commissioners.

Attest: W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **H. B. No. 686** — Mr. Robins.

To amend section 1662 of the General Code (as amended 108 O. L., part 1, 692), relating to probation officers their appointment and compensation.

Attest: W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **H. B. No. 705** — Mr. Donahay.



To provide for refunding collateral inheritance taxes paid when it has been judicially determined that the whole or a part of said taxes ought not to have been paid.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 190** — Mr. Bellew.

To amend section 13440 of the General Code, relative to the appointment of an assistant by the prosecuting attorney in certain cases.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 190** — Mr. Bellew, was read the second time by its title and ordered placed on the calendar.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Am. H. B. No. 651** — Mr. Bond.

To amend section 4345-1 of the General Code, relative to the construction, combining or rebuilding of public utilities in municipalities.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 97** — Mr. Crabbe.

Requesting that an invitation be extended to Ex-Premier Clemenceau of the French Republic to visit the United States and become our nation's guest.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 106** — Mr. Beetham.

Relative to adjournment.

Attest:

W. E. HALLEY,  
Clerk.

By unanimous consent Mr. James A. Reynolds submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 660** — Mr. Federman, having had the same under consideration, reports it back and recommends its passage.

HARRY L. FEDERMAN,  
JAS. A. REYNOLDS,  
E. M. CROSSER,  
H. M. CARPENTER,  
JOHN COWAN,

C. W. McFARLAND,  
J. S. GRAHAM,  
FRANK C. WISE,  
C. W. KING,  
FRANCIS M. THOMPSON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Crosser submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 754** — Mr. Cowan, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
JOHN COWAN,  
E. M. CROSSER,  
H. M. CARPENTER,  
FRANK C. WISE,

HARRY McKAY,  
J. S. GRAHAM,  
C. W. McFARLAND,  
JAS. A. REYNOLDS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 762** — Mr. King.

To make supplementary appropriation for the remainder of the current fiscal year and for the fiscal year 1920-21.

On motion of Mr. King the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 762** was read the second time by its title and ordered placed on the calendar.

Mr. Jones, of Trumbull, submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**H. B. No. 613** — Mr. Lonz.

Relative to spraying vineyards for the destruction of insect pests.

**H. B. No. 706** — Mr. Donahay.

To amend section 1352-6 of the General Code, relating to institutions caring for children.

**H. B. No. 713** — Joint Committee on Taxation.

To remove interest and sinking fund levies on account of bonds issued prior to January 20, 1920, from all limitations on tax rates, with the approval of the electors of a subdivision.

**H. B. No. 732** — Special Joint Committee on Taxation.

To amend sections 6309 and 6309-1 of the General Code, relating to the custody and apportionment of motor vehicle taxes due to districts of registration.

**H. J. R. No. 93** — Mr. Talley.

Memorializing the war department of our national government to return the bodies of our soldier dead who sleep in alien soil overseas.

ROBERT J. O'BRIEN,  
HERBERT L. JONES,  
C. F. McCoy,  
HENRY EVANS,

CARL V. BEEBE,  
THOMAS W. LATHAM,  
J. E. HOLDEN.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. Jones, of Trumbull, submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**S. B. No. 224** — Special Joint Taxation Committee.

Providing for excise tax statements and assessments in case of public utilities released from federal control and operation.

**S. B. No. 207** — Mr. McCoy.

To amend section 4964 of the General Code and to supplement said section by the enactment of section 4964-1, relating to the nomination of senators and representatives of the General Assembly to fill vacancies at a special election.

**S. B. No. 226** — Mr. Archer.

To supplement section 1216 of the General Code by the enactment of section 1216-1, providing for the assessment of affected lands in counties adjoining those wherein are located state aid road improvements.

ROBERT J. O'BRIEN,  
TOM W. JONES,  
THOMAS W. LATHAM,  
CARL V. BEEBE,

HERBERT L. JONES,  
HENRY EVANS,  
C. F. McCoy,  
J. E. HOLDEN.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Jones, of Trumbull, submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 561** — Mr. Kay.

To amend section 3963 of the General Code, relating to charge by municipalities for water service.

**H. B. No. 607** — Mr. Clark.

To amend section 10917 of the General Code, relating to the appointment of guardians.

**H. B. No. 608** — Mr. Burns.

To reimburse the Citizens National Bank of Marietta, Ohio, for moneys expended on state property.



**H. B. No. 620** — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the administration and enforcement of such prohibition and repeal certain sections of the General Code.

**H. B. No. 632** — Mr. Jas. A. Reynolds.

To amend sections 710-49 and 710-61 of the General Code, relating to the number of persons composing a board of bank directors.

**H. B. No. 691** — Mr. Clark.

To amend sections 3515-23, 3515-24 and 3515-28 of the General Code, relating to the powers of council and other officers under the city manager plan of government for municipalities.

**H. B. No. 708** — Mr. Halstead.

To amend sections 710-3 and 9852 of the General Code, relating to the banking code and to title, guarantee and trust companies.

HERBERT L. JONES,  
C. F. McCOY,  
HENRY EVANS.  
ROBERT J. O'BRIEN,

CARL V. BEEBE,  
J. E. HOLDEN,  
THOMAS W. LATHAM,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Federman moved that **H. J. R. No. 107** — The Joint Committee on Taxation, be referred back to said Joint Committee on Taxation.

The motion was agreed to.

On motion of Mr. Federman the House recessed until 7:30 o'clock p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

The House then reverted to the first order of business, being reports of standing committees.

Mr. Gardner submitted the following report:

The standing committee on Dairy and Food Products, to which was referred **H. B. No. 634** — Mr. Smith, having had the same under consideration, reports it back and recommends its passage.

JOSEPH R. GARDNER,  
R. B. CARSON,  
H. W. COOKSTON,

GUSTAVUS DILDINE,  
JOHN C. SMITH,  
MINOR K. JOHNSTON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 763** — Mr. Federman.

To amend section 2950 of the General Code, relative to the burial of soldiers.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 763** — Mr. Federman, was read the second time by its title.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 763** was ordered engrossed at the clerk's desk and ordered placed on the calendar.

**H. B. No. 764** — Mr. Gardner.

To amend section 3007 of the General Code, relative to fees and duties of the jury commissioners, as amended December 18, 1919, in Vol. 198, Ohio Laws, Part Two.

On motion of Mr. Gardner the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 764** — Mr. Gardner, was read the second time by its title.

On motion of Mr. Gardner the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 764** was ordered engrossed at the clerk's desk and ordered placed on the calendar.

**H. B. No. 765** — Mr. James A. Reynolds.

To supplement section 12402 of the General Code by supplemental section 12402-1, to further protect the lives of police officers.

On motion of Mr. James A. Reynolds the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 765** — Mr. Reynolds, was read the second time by its title.

On motion of Mr. James A. Reynolds the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 765** was ordered engrossed at the clerk's desk and ordered placed on the calendar.

**H. B. No. 766** — Mr. Graham, of Muskingum.

Providing for the relief of Ayres and Kappes.

On motion of Mr. Graham, of Muskingum, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 766** — Mr. Graham, of Muskingum, was read the second time by its title and referred to the committee on Codes, Courts and Procedure.

By unanimous consent Mr. Lawyer submitted the following report:

The standing committee on Mines and Mining, to which was referred **H. B. No. 725** — Mr. King, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Strike out all after the enacting clause and insert in lieu thereof the following:

SECTION 1. That section 915 of the General Code be supplemented by the enactment of section 915-1 of the General Code, to read as follows: *Sec. 915-1. The Industrial Commission of Ohio shall provide and maintain at the expense of the state, five rescue stations, each station to be equipped with not less than five approved breathing devices complete, one recharging or refill pump for recharging oxygen cylinders, five extra oxygen cylinders, one resuscitating outfit, five approved mine safety lamps, five approved electric mine safety lamps complete, one lamp testing cabinet, not less than one thousand feet of three inch hose with standard connection and nozzles complete, one anemometer, one first aid cabinet and supplies, six stretchers with woolen blankets for each, and*

one automobile truck of sufficient capacity to transport equipment from station to any mine located within the district in which the rescue station is located.

Such rescue stations shall be centrally located within the coal producing counties, so as to cover the largest number of mines within the shortest period of time, and each rescue station shall be continually in charge of a superintendent who shall be appointed by the Industrial Commission of Ohio with the approval of the governor and who shall receive a salary in a sum equal to that provided for district inspectors of mines, together with all necessary expense incurred in the discharge of his duties.

The qualifications of superintendents of rescue stations shall be the same as that of district inspector of mines, namely, that no person shall be appointed superintendent of rescue stations unless he has been a resident of the district for which he is appointed for at least two years, has had at least five years actual practical experience in mining in this state, has a practical knowledge of the best methods of working and ventilating mines of the nature and properties of noxious and poisonous gases, particularly fire-damp, of the best means of detecting the presence of and preventing accumulation of such gases and the best means of removing the same, and has a practical knowledge of the uses and dangers of electricity as applied at, in and around mines.

Each superintendent of a rescue station shall devote his entire time to the duties of his office, and shall at all times keep the equipment of such station in constant state of repair and be ready to meet any emergency that may arise at any mine at any time, either day or night. He shall teach and train first aid and rescue crews in the use of first aid and rescue equipment and shall be required to keep his station at all times in a clean and sanitary condition, and subject to such rules and regulations as the Industrial Commission of Ohio may from time to time establish.

D. ALLEN BOND,  
C. W. KING,  
E. C. LAWYER,  
HERMAN SHY,  
WARREN E. BURNS,

HENRY A. HATCH,  
DAN ALBAN,  
OTIS D. DAVIS,  
H. S. CABLE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Foster submitted the following report:

The standing committee on Liquor Traffic and Temperance, to which was referred **H. B. No. 760** — Mr. Crabbe, having had the same under consideration, reports it back and recommends its passage.

JOHN W. GORRELL,  
W. B. BRYSON,  
L. J. GRAHAM,

C. F. McCOY,  
J. E. FOSTER,  
JAS. A. REYNOLDS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Foster submitted the following report:

The standing committee on Liquor Traffic and Temperance, to



which was referred **H. B. No. 759** — Mr. Crabbe, having had the same under consideration, reports it back and recommends its passage.

JOHN W. GORRELL,  
W. B. BRYSON,  
L. J. GRAHAM,

C. F. McCOY,  
J. E. FOSTER,  
JAS. A. REYNOLDS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bonser demanded a call of the House, which was duly seconded, taken, and sixty-nine members answered to their names.

The absentees are: Messrs:

Backowski,	Cowan,	Helfrich,	Reynolds, Tom,
Barnes,	Crabbe,	Hooley,	Robins,
Beetham,	Davis,	Hopple,	Russell,
Benner,	Denune,	Huber,	Schelhorn,
Besaw,	Dildine,	Johnston,	Shy,
Billingslea,	Dunspaugh,	Kay,	Smith,
Bing,	Emery,	Kilbane,	Stokes,
Bond,	Entemann,	King,	Stump,
Brach,	Evans,	Lytle,	Swedersky,
Brannon,	Freeman,	Madden,	Thompson,
Brown,	Gordon, of Brown,	Miller, of Stark,	Waterston,
Bryson,	Harter,	Moyer,	Weaver,
Chester,	Hatch,	Pugh,	Wiest,
Cookston,			

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Federman further proceedings under the call were dispensed with.

By unanimous consent Mr. Dunn offered the following resolution:

**H. J. R. No. 109** — Mr. Dunn.

Relative to the printing of Administrative Reorganization report.

WHEREAS, The Joint Legislative Committee on Administrative Reorganization, appointed pursuant to Senate Joint Resolution No. 36, by Mr. Whittemore, has received a number of special reports from its field investigators, and in the near future will receive from them additional reports; and

WHEREAS, Civic bodies, newspapers, educational institutions and citizens of Ohio are requesting copies of these reports for information and study; and

WHEREAS, It is important that members of the General Assembly, the public press and others interested should have available information relative to existing conditions and proposed changes in the administration agencies of the state; therefore

*Be it resolved by the General Assembly of the State of Ohio, That copy of the reports of these investigators and of the majority and minority reports of said committee on administrative reorganization be delivered to the supervisor of public printing, who is hereby directed to have printed in leaded ten point type, pages the same size as in the published journals of the Senate and House of Representatives, not to exceed two thousand copies of each report in separate form and that the same type be used, with proper paging in the final report of said committee on administrative reorganization, not more than one thousand copies of which shall be published.*

Mr. Dunn moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 63, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Drury,	Hinchey,	Miller, of Fulton,
Atkinson,	Dunn,	Hughes,	Miller, of Stark,
Banker,	Federman,	Johnston,	Morris,
Blauser,	Foster,	Jones, of Hamilton,	Mulcahy,
Bliss,	Fouts,	Jones, of Trumbull,	Pearson,
Bonser,	Gardner,	Kreider,	Reynolds, Jas. A.,
Bryson,	Gordon, of Logan,	Lawyer,	Scott,
Burns,	Gorrell,	Lentz,	Smith,
Cable,	Graham,	Lonz,	Spidel,
Carpenter,	of Licking,	Luchsinger,	Talley,
Carson,	Graham,	Lustig,	Taylor,
Cochrun,	of Muskingum,	Lytle,	Walsh,
Comings,	Green,	McCoy,	Wenner,
Copeland,	Griswold,	McFarland,	Wildermuth,
Crosser,	Halstead,	McKay,	Winter,
Dodge,	Hastings,	Matthews,	Wise—63.
Donahay,			

Mr. Greve voted in the negative.

The resolution was adopted.

By unanimous consent Mr. Copeland offered the following resolution:

**H. J. R. No. 110**—Mr. Copeland.

Relative to the appointment of a committee to investigate the subject of state relief to the returned soldiers of the world war.

WHEREAS, The people of the state of Ohio feel that they are indebted to the returned soldiers of the recent world war for the great sacrifice they made; and

WHEREAS, The question of the financial welfare of those returned soldiers is a matter which the state of Ohio feels itself obligated to help solve; and

WHEREAS, Several of the other states of the Union have taken definite steps in the matter, by passing legislation for the relief of their returned soldiers, some in the form of bonuses to each man, others by helping to provide employment; and

WHEREAS, The manner in which such relief should be afforded in order to be of the greatest ultimate good to each returned soldier, is a question which requires investigation; therefore

*Be it resolved by the General Assembly of the State of Ohio, That a committee of three members of the Senate and three members of the House of Representatives be appointed respectively by the president of the Senate and the speaker of the House of Representatives, to examine into the question of the best method or methods that can be employed to give such relief as such committee thinks best, and that the above named committee make a report to the General Assembly, prior to sine die adjournment, of the results of its investigation.*

The resolution was laid over under the rule.

By unanimous consent Mr. Comings offered the following resolution:

**H. J. R. No. 111** — Mr. Comings.

Relative to the legal mileage allowance of members of the General Assembly.

WHEREAS, The Ohio statutes, section 50; fixes the legal mileage allowance of members of the General Assembly at two cents per mile each way each week during the session of the Assembly; and

WHEREAS, Two cents per mile each way each week during the entire time the General Assembly is in session is an amount greater than the actual expense at three cents per mile each way for the weeks of actual attendance; and

WHEREAS, The state constitution forbids the payment of any compensation to members other than that of the fixed salary determined by law; and

WHEREAS, The difference between the actual mileage each way at three cents for each week of actual attendance and the amount that might be received at two cents per mile for the entire number of weeks of the present session would be, if paid, in the nature of compensation; therefore be it

*Resolved by the General Assembly of Ohio*, That such difference be rebated to the state, or in other words not allowed by the auditor of state in making up the mileage due the members.

Mr. Comings moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Hughes moved that consideration of said resolution be indefinitely postponed.

The motion was agreed to.

By unanimous consent the following bills were introduced and read the first time:

**H. B. No. 767** — Mr. Spidel.

Providing for the relief of H. C. Foster and Son.

On motion of Mr. Spidel the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 767** — Mr. Spidel, was read the second time by its title and referred to the committee on Appropriations and Finance.

**H. B. No. 768** — Mr. Bryson.

Relative to the sale, or transfer of ownership of automobiles, motorcycles and motor trucks.

On motion of Mr. Bryson the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 768** — Mr. Bryson, was read the second time by its title and referred to the committee on Insurance.

**H. B. No. 769** — Mr. Graham, of Muskingum.

To amend sections 4822, 4942, and 4990 of the General Code, relative to the compensation of members of the board of deputy state supervisors and clerk thereof.

On motion of Mr. Graham, of Muskingum, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 769** — Mr. Graham, of Muskingum, was read the second time by its title and referred to the committee on Privileges and Elections.



**H. B. No. 770** — Joint Committee on Salaries of State Employees and School Teachers.

Making appropriations for supplemental salaries for state engineers.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 770** was read the second time by its title and referred to the committee on Appropriations and Finance.

Mr. Federman moved that the following bills be adopted as the calendar for the evening:

**H. B. No. 724** — Mr. Burns.

**H. B. No. 690** — Mr. Harter.

**S. B. No. 190** — Mr. Bellew.

**H. B. No. 737** — Mr. McFarland.

**H. B. No. 665** — Mr. Graham, of Licking.

**H. B. No. 710** — Mr. Cowan.

**H. B. No. 673** — Mr. Walsh.

Mr. Beaty moved to amend the motion by including as a part of said calendar:

**H. B. No. 733** — Mr. Luchsinger.

**H. B. No. 734** — Mr. Luchsinger.

The motion to amend was not agreed to.

The motion was agreed to.

**H. B. No. 724** — Mr. Burns, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Griswold,	Morris,
Atkinson,	Dodge,	Halstead,	Mulcahy,
Banker,	Donahay,	Hastings,	Myers,
Beaty,	Drury,	Huber,	Pearson,
Blauser,	Faris,	Hughes,	Fugh,
Bliss,	Federman,	Johnston,	Reynolds, Jas. A.,
Bonser,	Foster,	Jones, of Hamilton,	Robins,
Brannon,	Fouts,	Jones, of Trumbull,	Scott,
Bryson,	Gardner,	Kreider,	Silver,
Burns,	Gordon, of Logan,	Lawyer,	Smith,
Cable,	Gorrell,	Lustig,	Talley,
Carpenter,	Graham,	Lytle,	Taylor,
Carson,	of Licking,	McCoy,	Walsh,
Chester,	Graham,	McFarland,	Wenner,
Comings,	of Muskingum,	McKay,	Winter,
Copeland,	Green,	Matthews,	Wise—65.
Cowan,	Greve,	Miller, of Fulton,	

Mr. Lentz voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 690** — Mr. Harter, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Dodge,	Hastings,	Morris,
Backowski,	Donahay,	Hinchey,	Mulcahy,
Banker,	Drury,	Hopple,	Myers,
Beaty,	Faris,	Johnston,	Pearson,
Bishop,	Federman,	Jones, of Hamilton,	Pugh,
Blauser,	Foster,	Jones, of Trumbull,	Reynolds, Jas. A.,
Bliss,	Fouts,	King,	Robins,
Bonser,	Gardner,	Kreider,	Robinson,
Brannon,	Gordon, of Logan,	Lentz,	Scott,
Burns,	Gorrell,	Lonz,	Smith,
Cable,	Graham,	Lustig,	Spidel,
Clark,	of Muskingum,	Lytle,	Talley,
Cochrun,	Green,	McCoy,	Walsh,
Comings,	Greve,	McFarland,	Winter,
Copeland,	Griswold,	Matthews,	Wise,
Cowan,	Halstead,	Miller, of Stark,	York—65.
Crosser,	Harter,		

So the bill passed.

The title was agreed to.

**S. B. No. 190** — Mr. Bellew, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Bonser moved that further consideration of said bill be deferred and that it be made a special order for 2:00 o'clock p. m. tomorrow.

The motion was agreed to.

**H. B. No. 737** — Mr. McFarland, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Donahay,	Harter,	Madden,
Banker,	Drury,	Hastings,	Matthews,
Beaty,	Faris,	Hopple,	Mulcahy,
Bishop,	Federman,	Hughes,	Myers,
Blauser,	Foster,	Johnston,	Pearson,
Bliss,	Fouts,	Jones, of Hamilton,	Pugh,
Bonser,	Gardner,	Jones, of Trumbull,	Reynolds, Jas. A.,
Brannon,	Gordon, of Logan,	King,	Robins,
Bryson,	Gorrell,	Kreider,	Silver,
Burns,	Graham,	Lentz,	Talley,
Cable,	of Licking,	Lonz,	Taylor,
Carpenter,	Graham,	Luchsinger,	Walsh,
Chester,	of Muskingum,	Lustig,	Wenner,
Cochrun,	Green,	Lytle,	Wildermuth,
Copeland,	Greve,	McCoy,	Winter,
Cowan,	Griswold,	McFarland,	Wise,
Crosser,	Halstead,	McKay,	York—67.
Dodge,			

Mr. Backowski voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 665**—Mr. Graham, of Licking, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 66, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Hughes,	Pearson,
Atkinson,	Drury,	Johnston,	Pugh,
Backowski,	Faris,	Jones, of Hamilton,	Reynolds, Jas. A.,
Banker,	Federman,	Jones, of Trumbull,	Robins,
Beaty,	Gardner,	King,	Scott,
Blauser,	Gordon, of Logan,	Kreider,	Silver,
Bonser,	Gorrell,	Lawyer,	Smith,
Brannon,	Graham,	Lentz,	Spidel,
Bryson,	of Licking,	Lonz,	Talley,
Burns,	Graham,	Luchsinger,	Taylor,
Cable,	of Muskingum,	Lytle,	Walsh,
Carpenter,	Green,	McCoy,	Weaver,
Chester,	Greve,	McFarland,	Wenner,
Clark,	Griswold,	McKay,	Wildermuth,
Copeland,	Harter,	Miller, of Stark,	Winter,
Crosser,	Hastings,	Mulcahy,	Wise,
Dodge,	Hinchey,	Myers,	York—66.

Those voting in the negative are: Messrs. Bliss and Matthews.

So the bill passed.

The title was agreed to.

On motion of Mr. Federman, **H. B. No. 710**—Mr. Cowan, was informally passed.

**H. B. No. 673**—Mr. Walsh, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 64, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Greve,	Lytle,
Atkinson,	Cowan,	Griswold,	McCoy,
Backowski,	Crosser,	Halstead,	McFarland,
Banker,	Dodge,	Harter,	McKay,
Beaty,	Donahay,	Hastings,	Myers,
Bishop,	Drury,	Hinchey,	Pearson,
Blauser,	Faris,	Hughes,	Reynolds, Jas. A.,
Bliss,	Federman,	Johnston,	Smith,
Bonser,	Foster,	Jones, of Hamilton,	Spidel,
Brannon,	Gardner,	Jones, of Trumbull,	Talley,
Bryson,	Gordon, of Logan,	King,	Taylor,
Burns,	Gorrell,	Kreider,	Walsh,
Cable,	Graham,	Lawyer,	Wenner,
Carpenter,	of Licking,	Lentz,	Wildermuth,
Chester,	Graham,	Lonz,	Winter,
Cochrun,	of Muskingum,	Lustig,	York—64.
Comings,	Green,		

Those voting in the negative are: Messrs. Matthews and Miller, of Stark.

So the bill passed.

The title was agreed to.



Mr. Luchsinger moved that **H. B. No. 717** — Mr. Jones, of Hamilton, be recommitted to the committee on Judiciary.

The motion was not agreed to.

By unanimous consent Mr. Taylor submitted the following report:

The committee of Conference, to which were referred the matters of difference between the two houses on **Am. Sub. S. B. No. 105** — Mr. Busbey, having had the same under consideration does recommend to the respective houses as follows:

**Am. Sub. S. B. No. 105** as passed by the House with the following amendment:

In line 147a strike out "At no time shall any vehicle carry more than a gross".

In line 147b strike out "weight of ten tons."

CHARLES H. FOUTS,  
N. R. BLISS,  
C. GILBERT TAYLOR,

Managers on the part of the House of Representatives.

T. A. BUSBEY,  
F. E. WHITTEMORE,  
T. M. BERRY,

Managers on the part of the Senate.

The question being, "Shall the report of the Conference committee be agreed to?"

The yeas and nays were taken, and resulted — yeas 46, nays 18, as follows:

Those voting in the affirmative are: Messrs.

Banker,	Donahay,	Halstead,	Pearson.
Beaty,	Drury,	Harter,	Pugh,
Bliss,	Faris,	Hughes,	Reynolds, Jas. A.,
Ponser,	Gardner,	Jones, of Trumbull,	Silver,
Bryson,	Gordon, of Logan,	King,	Smith,
Burns,	Gorrell,	Lentz,	Spidel,
Cable,	Graham,	Luchsinger,	Taylor,
Carpenter,	of Licking,	Lustig,	Walsh,
Chester,	Graham,	Lytle,	Wenner,
Clark,	of Muskingum,	McFarland,	Wildermuth,
Cowan,	Green,	Miller, of Stark,	Wise,
Crosser,	Griswold,	Morris,	York—46.

Those voting in the negative are: Messrs.

Alban,	Federman,	Kreider,	Myers,
Bishop,	Greve,	Lawyer,	Scott,
Blausser,	Hastings,	Lonz,	Talley,
Comings,	Hinchey,	McCoy,	Winter—18.
Dodge,	Jones, of Hamilton,		

The report of the Conference committee was not agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 170** — Mr. Hopley.

To amend sections 2992 and 2996 of the General Code so as to provide increased compensation for probate judges of Ohio.

Attest: \_\_\_\_\_ W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 170** — Mr. Hopley, was read the second time by its title.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 170** — Mr. Hopley, was ordered placed on the calendar.

The following communication was received from the sergeant-at-arms:

Feb. 3, 1920.

Hon. Carl R. Kimball,  
Speaker of the House of Representatives,  
Columbus, Ohio.

Sir: —

In regard to **H. R. No. 77** — Mr. Talley, I beg leave to submit the following report:

On examination I find that the matter of ventilation of the Hall of the House of Representatives has been taken up and provided for in **H. B. No. 653** — Mr. King, rendering unnecessary any action on my part.

Respectively submitted,  
ALFRED ROBINSON,  
Sergeant-at-Arms.

Mr. Hastings presented the petition of Superintendent Pence and thirteen other citizens of Holmes county, urging the passage of H. B. No. 615 — Joint Committee on Taxation, which was referred to the joint committee on Taxation.

By unanimous consent Mr. Copeland offered the following resolution:

**H. R. No. 80** — Mr. Copeland.

Relative to the death of Hon. Thomas J. Cartmell, member of the Eighty-second General Assembly from Auglaize county.

WHEREAS, The House of Representatives of the Eighty-third General Assembly has heard with profound sorrow and regret of the death of Honorable Thomas J. Cartmell, member of the Eighty-second General Assembly from Auglaize county; and

WHEREAS, In his death the people of this county have lost a true and sincere friend and neighbor, and the state of Ohio an honest, and patriotic servant, faithful to his duties in public and private life; therefore

*Be it resolved*, That we hereby extend to the family and friends of Hon. Thomas J. Cartmell, our deep and lasting sympathy, and in this manner express our appreciation of his life and character.

*Be it further resolved*, That as a further evidence of our respect to his memory, this resolution be adopted by the House and spread upon

the journal, and that a copy of the same be engrossed and transmitted to the family of the deceased; and

*Be it further resolved*, That out of respect to the memory of the Honorable Thomas J. Cartmell, this House do now adjourn.

The resolution was adopted by a ringing vote and the House adjourned until 10:00 o'clock a. m. tomorrow.

Attest: JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, February 4, 1920, 10:00 o'clock a. m.**

The House met pursuant to adjournment.

Prayer was offered by the Rev. Mr. Gordon, the member from Logan county, Ohio.

The journal of yesterday was read and approved.

Mr. Clark was excused from attendance for Thursday, January 29, 1920.

The House then passed to the first order of business, being consideration of Senate amendments to House bills.

**H. B. No. 697** — Mr. Morris, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Faris,	Hughes,	Robins,
Atkinson,	Federman,	Johnston,	Robinson,
Beaty,	Fouts,	Jones, of Hamilton,	Russell,
Bonser,	Gardner,	Jones, of Trumbull,	Smith,
Bryson,	Gordon, of Logan,	Kreider,	Stump,
Burns,	Gorrell,	Lentz,	Swedersky,
Cable,	Graham,	Lonz,	Talley,
Carpenter,	of Licking,	Luchsinger,	Taylor,
Chester,	Graham,	Lytle,	Thompson,
Clark,	of Muskingum,	McCoy,	Walsh,
Cochrun,	Green,	Miller, of Fulton,	Weaver,
Comings,	Greve,	Morris,	Wenner,
Copeland,	Griswold,	Mulcahy,	Wiest,
Cowan,	Hastings,	Myers,	Wildermuth,
Donahay,	Hoover,	Pearson,	Wise,
Drury,	Hopple,	Reynolds, Jas. A.,	York—64.
Dunn,	Huber,		

The Senate amendments were concurred in.

**Am. H. B. No. 341** — Mr. Besaw, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 64, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bonser,	Chester,	Donahay,
Atkinson,	Bryson,	Clark,	Drury,
Beaty,	Burns,	Cochrun,	Dunn,
Bishop,	Cable,	Copeland,	Evans,
Blauser,	Carson,	Crosser,	Faris,



Those voting in the affirmative are: Messrs. — Concluded.

Federman,	Hopple,	McFarland,	Spidel,
Foster,	Huber,	Miller, of Fulton,	Stump,
Fouts,	Hughes,	Morris,	Swedersky,
Gardner,	Johnston,	Mulcahy,	Talley,
Gordon, of Logan,	Jones, of Hamilton,	Myers,	Taylor,
Gorrell,	Jones, of Trumbull,	Pearson,	Thompson,
Green,	Kay,	Reynolds, Jas. A.,	Weaver,
Griswold,	Kreider,	Robins,	Wiest,
Halstead,	Lawyer,	Robinson,	Winter,
Hastings,	Lonz,	Russell,	Wise,
Hoover,	Luchsinger,	Silver,	York—64.

Those voting in the negative are: Messrs. Comings and McCoy.

The Senate amendments were concurred in.

Mr. Myers moved that the vote by which the conference report on **S. B. No. 105** — Mr. Busbey, was lost, be now reconsidered.

The motion was agreed to.

The question being, "Shall the report of the Conference committee be agreed to?"

The yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Drury,	Hopple,	Pearson,
Atkinson,	Faris,	Huber,	Reynolds, Jas. A.,
Beaty,	Fouts,	Hughes,	Robins,
Bishop,	Gardner,	Johnston,	Russell,
Blauser,	Gordon, of Brown,	Jones, of Hamilton,	Silver,
Bliss,	Gordon, of Logan,	Jones, of Trumbull,	Smith,
Bonser,	Gorrell,	Kay,	Spidel,
Brannon,	Graham,	Kreider,	Stump,
Bryson,	of Licking,	Lawyer,	Swedersky,
Burns,	Graham,	Lentz,	Talley,
Cable,	of Muskingum,	Luchsinger,	Taylor,
Carpenter,	Green,	Lytle,	Thompson,
Carson,	Greve,	McCoy,	Walsh,
Chester,	Griswold,	McFarland,	Weaver,
Clark,	Halstead,	McKay,	Wenner,
Cochrun,	Harter,	Miller, of Fulton,	Wiest,
Copeland,	Hastings,	Morris,	Wildermuth,
Crosser,	Hookey,	Mulcahy,	Wise,
Dodge,	Hoover,	Myers,	York—75.
Donahay,			

The report of the Conference committee was agreed to.

**Re-Am. H. B. No. 615** — The Joint Committee on Taxation, was taken up.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 64, nays 8, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bryson,	Crosser,	Fouts,
Banker,	Burns,	Dodge,	Gardner,
Beaty,	Carson,	Donahay,	Gordon, of Logan,
Bishop,	Clark,	Drury,	Gorrell,
Bliss,	Cochrun,	Dunn,	Graham,
Bonser,	Comings,	Faris,	of Licking,
Brannon,	Copeland,	Federman,	

Those voting in the affirmative are: Messrs. — Concluded.

Graham,	Jones, of Trumbull,	Mulcahy,	Swedersky,
of Muskingum,	Kay,	Myers,	Talley,
Green,	Kreider,	Pearson,	Taylor,
Greve,	Lawyer,	Reynolds, Jas. A.,	Thompson,
Griswold,	Luchsinger,	Robins,	Wenner,
Halstead,	Lustig,	Robinson,	Wiest,
Hoover,	Lytle,	Russell,	Wildermuth,
Hughes,	McCoy,	Silver,	Winter,
Johnston,	McKay,	Smith,	Wise—64.
Jones, of Hamilton,	Morris,	Spidel,	

Those voting in the negative are: Messrs.

Blauser,	Huber,	Lonz,	Miller,
Cable,	Lentz,	McFarland,	of Fulton—8.
Gordon, of Brown,			

The Senate amendments were concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to **Am. H. B. No. 328** — Mr. Bliss.

To amend sections 1529, 2251, 2252 and 2253 of the General Code, to provide for an increase in salaries of judges of the supreme court, court of appeals, common pleas and superior courts of the state, and for their expenses incurred in performance of their official duties.

And asks for a committee of Conference.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Lustig moved that the request of the Senate be acceded to.

The motion was agreed to.

The Speaker appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **H. B. No. 328** — Mr. Bliss, Messrs. Gardner, Taylor and Hopple.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following **Am. H. B. No. 486** — Mr. Hughes.

To amend section 1550 of the General Code, relating to compensation of official stenographers of the court of common pleas.

With the following amendments in which the concurrence of the House is requested:

In line 6 after the word "year" insert "in counties where two or more judges of the common pleas hold court regularly, and in all other counties not more than eighteen hundred dollars.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Hughes moved that the rules be suspended and that consideration of the Senate amendments be now taken up.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 64, nays 18, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Drury,	Harter,	Mulcahy,
Banker,	Dunn,	Hopple,	Myers,
Beaty,	Entemann,	Hughes,	Pearson,
Bishop,	Faris,	Johnston,	Reynolds, Jas. A.,
Blauser,	Federman,	Jones, of Hamilton,	Robins,
Bliss,	Fouts,	Jones, of Trumbull,	Robinson,
Bonser,	Gardner,	Kay,	Russell,
Bryson,	Gordon, of Logan,	Kreider,	Silver,
Burns,	Gorrell,	Lawyer,	Smith,
Carson,	Graham,	Luchsinger,	Spidel,
Chester,	of Licking,	Lustig,	Stump,
Clark,	Graham,	Lytle,	Talley,
Cochrun,	of Muskingum,	McCoy,	Taylor,
Comings,	Green,	McKay,	Thompson,
Copeland,	Greve,	Matthews,	Walsh,
Crosser,	Griswold,	Miller, of Fulton,	Wenner—64.
Donahay,	Halstead,		

Those voting in the negative are: Messrs.

Cable,	Hastings,	Lonz,	Weaver,
Carpenter,	Hinchey,	Madden,	Wiest,
Dodge,	Hoover,	Miller, of Stark,	Wise,
Foster,	Huber,	Swedersky,	York—18.
Gordon, of Brown,	Lentz,		

The Senate amendments were concurred in.

Mr. Federman moved that the following bills be adopted as the calendar for the day:

**S. B. No. 229** — Mr. Agnew.  
**H. J. R. No. 91** — Mr. Robins.  
**H. B. No. 707** — Mr. Morris.  
**H. B. No. 717** — Mr. Jones, of Hamilton.  
**S. B. No. 235** — The Joint Committee on Salaries.  
**H. B. No. 670** — Mr. Helfrich.  
**H. B. No. 660** — Mr. Federman.  
**S. B. No. 170** — Mr. Hopley.  
**H. B. No. 759** — Mr. Crabbe.  
**H. B. No. 760** — Mr. Crabbe.  
**S. B. No. 250** — Mr. Miller.  
**H. B. No. 710** — Mr. Cowan.  
**H. B. No. 734** — Mr. Luchsinger.  
**S. B. No. 230** — Mr. Ritter.  
**H. B. No. 657** — Mr. Stump.  
**H. B. No. 766** — Mr. Graham, of Muskingum.

The motion was agreed to.

12 o'clock m.

On motion of Mr. Federman the House recessed until 1:30 o'clock p. m.



1:30 o'clock p. m.

The House met pursuant to recess.

**S. B. No. 229** — Mr. Agnew, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Greve demanded a call of the House, which was duly seconded, taken, and seventy members answered to their names.

The absentees are: Messrs.

Alban,	Cookston,	Hinchey,	Schellhorn,
Backowski,	Copeland,	Johnston,	Scott,
Banker,	Cowan,	Kilbane,	Shy,
Barnes,	Crabbe,	Kreider,	Silver,
Beetham,	Davis,	Lonz,	Spidel,
Benner,	Denune,	Luchsinger,	Stokes,
Besaw,	Dildine,	Lytle,	Swedersky,
Bing,	Dunspaugh,	Miller, of Stark,	Talley,
Bond,	Emery,	Moyer,	Walsh,
Brach,	Foster,	Pugh,	Waterston,
Brannon,	Hastings,	Reynolds, Jas. A.,	Wenner,
Brown,	Hatch,	Reynolds, Tom,	Wildermuth,
Burns,	Helfrich,	Robins,	York,

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Hopple further proceedings under the call were dispensed with.

The question recurring on the passage of **S. B. No. 229** — Mr. Agnew.

The yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	<b>Drury,</b>	Harter,	Miller, of Stark,
Beaty,	Entemann,	Hinchey,	Morris,
Billingslea,	Evans,	Hoover,	Mulcahy,
Bishop,	Faris,	Hopple,	Myers,
Blauser,	Federman,	Johnston,	Pearson,
Bliss,	Foster,	Jones, of Hamilton,	<b>Reynolds, Jas. A.</b>
Bonser,	Fouts,	Jones, of Trumbull,	Robins,
Bryson,	Freeman,	Kay,	Robinson,
Carpenter,	Gardner,	King,	Russell,
Carson,	Gordon, of Brown,	Lawyer,	Smith,
Chester,	Gordon, of Logan,	Lentz,	Stump,
Clark,	Graham,	Luchsinger,	Taylor,
Cochrun,	of Licking,	Lustig,	Thompson,
Comings,	<b>Graham,</b>	Lytle,	<b>Weaver,</b>
Cowan,	of Muskingum,	McFarland,	Wenner,
Crosser,	Green,	McKay,	Wildermuth,
Dodge,	Greve,	Madden,	Winter,
Donahay,	Griswold,	Miller, of Fulton,	<b>Wise—70.</b>

So the bill passed.

The title was agreed to.

**H. J. R. No. 91** — Mr. Robins, was taken up and read.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Billingslea,	Entemann,	Hughes,	Pugh,
Bishop,	Evans,	Johnston,	Reynolds, Jas. A.,
Blauser,	Faris,	Jones, of Hamilton,	Robins,
Bonser,	Federman,	Jones, of Trumbull,	Robinson,
Bryson,	Foster,	Kay,	Russell,
Burns,	Fouts,	King,	Scott,
Cable,	Gardner,	Lawyer,	Silver,
Carpenter,	Gordon, of Brown,	Lentz,	Spidel,
Carson,	Gordon, of Logan,	Luchsinger,	Stump,
Chester,	Gorrell,	Lustig,	Taylor,
Clark,	Graham,	Lytle,	Thompson,
Cochrun,	of Muskingum,	McKay,	Weaver,
Comings,	Green,	Madden,	Wenner,
Cowan,	Greve,	Matthews,	Wiest,
Crosser,	Griswold,	Morris,	Wildermuth,
Dodge,	Hinchey,	Mulcahy,	Winter,
Donahay,	Hoover,	Myers,	Wise—70.
Drury,	Hopple,	Pearson,	

The resolution was adopted.

**H. B. No. 707** — Mr. Morris, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Dunn,	Griswold,	Miller, of Fulton,
Banker,	Entemann,	Hinchey,	Morris,
Beaty,	Evans,	Hooley,	Mulcahy,
Bliss,	Faris,	Hoover,	Myers,
Bonser,	Federman,	Hopple,	Pearson,
Bryson,	Foster,	Huber,	Reynolds, Jas. A.,
Burns,	Fouts,	Hughes,	Robinson,
Cable,	Freeman,	Jones, of Hamilton,	Scott,
Carpenter,	Gardner,	Jones, of Trumbull,	Silver,
Chester,	Gordon, of Brown,	Kay,	Smith,
Clark,	Gordon, of Logan,	Lawyer,	Spidel,
Cochrun,	Gorrell,	Lentz,	Stump,
Comings,	Graham,	Lustig,	Talley,
Copeland,	of Licking,	Lytle,	Thompson,
Cowan,	Graham,	McFarland,	Wenner,
Crosser,	of Muskingum,	McKay,	Wildermuth,
Dodge,	Green,	Madden,	Winter,
Donahay,	Greve,	Matthews,	Wise—71.
Drury,			

So the bill passed.

The title was agreed to.

2:00 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of **S. B. No. 190** — Mr. Bellew.

**H. B. No. 717** — Mr. Jones, of Hamilton, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted — yeas 67, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Hooley,	Pearson,
Atkinson,	Drury,	Hopple,	Russell,
Backowski,	Federman,	Huber,	Scott,
Banker,	Foster,	Hughes,	Silver,
Beaty,	Freeman,	Jones, of Hamilton,	Smith,
Blauser,	Gardner,	Jones, of Trumbull,	Spidel,
Bonser,	Gordon, of Brown,	Kay,	Stump,
Brannon,	Gordon, of Logan,	Lawyer,	Talley,
Cable,	Gorrell,	Lustig,	Taylor,
Carpenter,	Graham,	Lytle,	Thompson,
Carson,	of Licking,	McCoy,	Weaver,
Clark,	Graham,	McFarland,	Wenner,
Cochrun,	of Muskingum,	Matthews,	Wiest,
Comings,	Green,	Miller, of Stark,	Wildermuth,
Copeland,	Greve,	Morris,	Winter,
Cowan,	Griswold,	Mulcahy,	Wise,
Crosser,	Hastings,	Myers,	York—67.
Dodge,			

So the bill passed.

The title was agreed to.

Mr. Barnes was granted leave of absence on account of illness.

**S. B. No. 190** — Mr. Bellew, which had formerly been read the third time and which had been made a special order for 2:00 o'clock p. m. today, was taken up.

The question being, "Shall the bill pass?"

Mr. Banker demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?", which was agreed to and the main question ordered.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 12, nays 54, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Chester,	Graham,	Robins,
Beaty,	Federman,	of Muskingum,	Robinson,
Bonser,	Gardner,	Matthews,	Russell,
			Scott—12.

Those voting in the negative are: Messrs.

Alban,	Freeman,	Johnston,	Mulcahy,
Backowski,	Gordon, of Brown,	Jones, of Hamilton,	Myers,
Banker,	Gordon, of Logan,	Jones, of Trumbull,	Pearson,
Billingslea,	Gorrell,	Kay,	Pugh,
Bishop,	Graham,	Lawyer,	Smith,
Blauser,	of Licking,	Lentz,	Talley,
Bryson,	Green,	Lonz,	Taylor,
Burns,	Greve,	Luchsinger,	Thompson,
Cable,	Griswold,	Lustig,	Weaver,
Carson,	Harter,	Lytle,	Wiest,
Crosser,	Hastings,	McCoy,	Wildermuth,
Dodge,	Hinchey,	Madden,	Winter,
Donahay,	Hoover,	Miller, of Stark,	York—54.
Drury,	Hopple,	Morris,	

The bill not having received a constitutional majority was lost.

**Am. S. B. No. 235** — Joint Committee on Salaries of State Employes and School Teachers, was taken up and read the third time.



The question being, "Shall the bill pass?"

Mr. Lytle moved to amend as follows:

In line 7, strike out the words "one hundred fifty" and insert in lieu thereof "two hundred."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 26, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Drury,	Hoover,	Mulcahy,
Atkinson,	Dunn,	Hughes,	Pearson,
Beaty,	Faris,	Johnston,	Pugh,
<b>Benner,</b>	Federman,	Jones, of Hamilton,	Robins,
Bonser,	Foster,	Jones, of Trumbull,	Robinson,
Bryson,	Fouts,	Kay,	Russell,
Burns,	Freeman,	King,	Silver,
Cable,	Gordon, of Logan,	Lentz,	Spidel,
Carson,	Gorrell,	Luchsinger,	Stump,
Chester,	Graham,	Lytle,	Talley,
Clark,	of Muskingum,	McCoy,	Taylor,
Cochrun,	Green,	McFarland,	Thompson,
Comings,	Griswold,	McKay,	Weaver,
Copeland,	Halstead,	Matthews,	Wenner,
Crosser,	Harter,	Miller, of Fulton,	Winter,
Dodge,	Hastings,	Miller, of Stark,	Wise—65.
Donahay,	Hooley,		

Those voting in the negative are: Messrs.

Backowski,	Entemann,	Hopple,	Reynolds, Jas. A.,
Banker,	Evans,	Lawyer,	Scott,
Billingslea,	Gordon, of Brown,	Lonz,	Smith,
Bishop,	Graham,	Lustig,	Swedersky,
Blauser,	of Licking,	Madden,	Wildermuth,
Bliss,	Greve,	Morris,	York—26.
Cowan,	Hinchey,	Myers,	

So the bill passed.

The title was agreed to.

**H. B. No. 670** — Mr. Helfrich, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Gordon, of Brown,	Kay,
Backowski,	Copeland,	Gordon, of Logan,	King,
Benner,	Cowan,	Gorrell,	Lawyer,
Billingslea,	Crosser,	Graham,	Lentz,
Bishop,	Dodge,	of Muskingum,	Lonz,
Blauser,	Donahay,	Green,	Luchsinger,
Bonser,	Drury,	Griswold,	Lustig,
Bryson,	Dunn,	Hoover,	Lytle,
Burns,	Entemann,	Hopple,	McCoy,
Cable,	Evans,	Huber,	McKay,
Carpenter,	Federman,	Johnston,	Madden,
Carson,	Foster,	Jones, of Hamilton,	Matthews,
Chester,	Freeman,	Jones, of Trumbull,	Morris,

Those voting in the affirmative are: Messrs. — Concluded.

Mulcahy,	Robins,	Stump,	Wenner,
Myers,	Robinson,	Swedersky,	Wiest,
Pearson,	Scott,	Talley,	Wildermuth,
Pugh,	Silver,	Weaver,	Wise—68.
Reynolds, Jas. A.,			

So the bill passed.

The title was agreed to.

**H. B. No. 660** — Mr. Federman, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Dunn,	Hoover,	Pearson,
Backowski,	Entemann,	Hopple,	Pugh,
Banker,	Evans,	Huber,	Reynolds, Jas. A.,
Billingslea,	Faris,	Hughes,	Robins,
Bishop,	Federman,	Johnston,	Russell,
Blauser,	Foster,	Jones, of Hamilton,	Silver,
Bliss,	Freeman,	Kay,	Smith,
Bonser,	Gardner,	Lentz,	Spidel,
Brannon,	Gorrell,	Lonz,	Swedersky,
Burns,	Graham,	Lustig,	Talley,
Cochrun,	of Licking,	Lytle,	Taylor,
Comings,	Graham,	Madden,	Thompson,
Copeland,	of Muskingum,	Matthews,	Walsh,
Cowan,	Greve,	Miller, of Stark,	Weaver,
Crosser,	Griswold,	Morris,	Wiest,
Dodge,	Harter,	Mulcahy,	Wise,
Donahay,	Hastings,	Myers,	York—68.
Drury,	Hinchey,		

Those voting in the negative are: Messrs. Cable, Carson, Gordon, of Brown, Lawyer, McCoy, and Miller, of Fulton.

So the bill passed.

Mr. Federman moved to amend the title as follows:

In the title after the words "members" strike out the remainder of the title and insert the following: "of the board of administration."

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

**S. B. No. 170** — Mr. Hopley, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted — yeas 36, nays 29, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Freeman,	Jones, of Hamilton,	Pearson,
Banker,	Gordon, of Logan,	King,	Scott,
Bishop,	Graham,	Lonz,	Silver,
Bliss,	of Muskingum,	Luchsinger,	Spidel,
Bonser,	Green,	Lustig,	Swedersky,
Burns,	Greve,	Lytle,	Taylor,
Comings,	Griswold,	Matthews,	Walsh,
Donahay,	Harter,	Morris,	Wenner,
Faris,	Johnston,	Myers,	Wildermuth—36.
Federman,			

Those voting in the negative are: Messrs.

Alban,	Drury,	Jones, of Trumbull,	Miller, of Stark,
Benner,	Dunn,	Kreider,	Mulcahy,
Billingslea,	Gordon, of Brown,	Lawyer,	Robinson,
Blauser,	Gorrell,	Lentz,	Russell,
Cable,	Hastings,	McCoy,	Thompson,
Carson,	Hoover,	McFarland,	Weaver,
Cochrun,	Hughes,	Madden,	Wise—29.
Dodge,			

The bill not having received a constitutional majority was lost.

**H. B. No. 759**—Mr. Crabbe, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 70, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Faris,	Johnston,	Reynolds, Jas. A.,
Atkinson,	Foster,	Jones, of Trumbull,	Robins,
Banker,	Fouts,	Kay,	Robinson,
Benner,	Gordon, of Brown,	King,	Russell,
Blauser,	Gordon, of Logan,	Lawyer,	Silver,
Burns,	Gorrell,	Lentz,	Smith,
Cable,	Graham,	Lonz,	Spidel,
Carson,	of Licking,	Lustig,	Stump,
Chester,	Graham,	Lytle,	Swedersky,
Clark,	of Muskingum,	McCoy,	Talley,
Cochrun,	Green,	McFarland,	Taylor,
Comings,	Griswold,	McKay,	Thompson,
Copeland,	Halstead,	Matthews,	Weaver,
Cowan,	Harter,	Miller, of Fulton,	Wenner,
Crosser,	Hastings,	Miller, of Stark,	Wiest,
Donahay,	Hinchey,	Mulcahy,	Wildermuth,
Drury,	Hoover,	Myers,	Wise,
Dunn,	Hughes,	Pearson,	York—70.

Mr. Scott voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 760**—Mr. Crabbe, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 69, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Graham,	Kay,
Atkinson,	Crosser,	of Licking,	King,
Benner,	Dodge,	Graham,	Lawyer,
Blauser,	Donahay,	of Muskingum,	Lentz,
Bryson,	Drury,	Green,	Lonz,
Burns,	Dunn,	Griswold,	Lustig,
Cable,	Faris,	Halstead,	Lytle,
Carson,	Foster,	Harter,	McCoy,
Chester,	Fouts,	Hastings,	McKay,
Clark,	Gordon, of Brown,	Hinchey,	Matthews,
Cochrun,	Gordon, of Logan,	Hughes,	Miller, of Fulton
Comings,	Gorrell,	Johnston,	Miller, of Stark,
Copeland,		Jones, of Trumbull,	Mulcahy,



Those voting in the affirmative are: Messrs. — Concluded.

Myers,	Russell,	Talley,	Wenner,
Pearson,	Silver,	Taylor,	Wiest,
Reynolds, Jas. A.,	Spidel,	Thompson,	Wildermuth,
Robins,	Stump,	Walsh,	Wise,
Robinson,	Swedersky,	Weaver,	York—69.

Those voting in the negative are: Messrs. Scott and Shy.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 250** — Mr. Miller.

To repeal sections 6212-122, 6212-123, 6212-124, 6212-125, 6212-126, 6212-127, 6212-128, 6212-129, 6212-130, 6212-131, 6212-132, 6212-133, 6212-134, 6212-135 and 6212-136 of an act to provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting liquor traffic and prescribe their powers and duties and fix their compensation as found in Ohio Laws, Vol. 108, pages 725 and 730 inclusive.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Griswold the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 250** — Mr. Miller, was read the second time by its title and ordered placed on calendar.

By unanimous consent **S. B. No. 250** — Mr. Miller, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dunn,	Hoover,	Myers,
Benner,	Evans,	Hughes,	Pearson,
Blauser,	Faris,	Johnston,	Robins,
Bryson,	Foster,	Jones, of Trumbull,	Robinson,
Burns,	Fouts,	Kay,	Russell,
Cable,	Freeman,	Lawyer,	Silver,
Carpenter,	Gorrell,	Lentz,	Spidel,
Carson,	Graham,	Lonz,	Stump,
Chester,	of Licking,	Lustig,	Swedersky,
Clark,	Graham,	Lytle,	Talley,
Cochrun,	of Muskingum,	McCoy,	Taylor,
Comings,	Green,	McFarland,	Thompson,
Copeland,	Griswold,	McKay,	Weaver,
Cowan,	Halstead,	Matthews,	Wenner,
Crosser,	Harter,	Miller, of Fulton,	Wiest,
Dodge,	Hastings,	Miller, of Stark,	Wildermuth,
Donahay,	Hinchey,	Mulcahy,	Wise—67.
Drury,			

Those voting in the negative are: Messrs. Huber and Scott.

So the bill passed.

The title was agreed to.

**H. B. No. 710**—Mr. Cowan, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Jas. A. Reynolds moved to amend as follows:

In line 5, strike out the words "one thousand" and insert in lieu thereof the words "fifteen hundred".

Strike out the period after the word "office" and insert the following: "except the member elected as Speaker, whose salary shall be two thousand dollars per year".

In line 6, strike out the word "two" and insert in lieu thereof the word "three".

In line 7, after the word "term", insert the following: "except the member elected as Speaker, who shall receive four hundred dollars in monthly installments".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 33, nays 36, as follows:

Those voting in the affirmative are: Messrs.

Beaty,	Gardner,	Johnston,	Pugh,
Bishop,	Green,	Lentz,	Reynolds, Jas. A.,
Bonser,	Greve,	Lonz,	Scott,
Brannon,	Harter,	Luchsinger,	Smith,
Cable,	Hastings,	Lustig,	Spidel,
Donahay,	Hoover,	Madden,	Swedersky,
Evans,	Hopple,	Morris,	Thompson.
Faris,	Hughes,	Myers,	Winter—33.
Federman,			

Those voting in the negative are: Messrs.

Alban,	Fouts,	Jones, of Trumbull,	Pearson,
Blauser,	Freeman,	Lawyer,	Robins,
Bryson,	Gorrell,	Lytle,	Robinson,
Burns,	Graham,	McCoy,	Russell,
Carson,	of Licking,	McFarland,	Stump,
Chester,	Graham,	Matthews,	Talley,
Cochrun,	of Muskingum,	Miller, of Fulton	Weaver,
Cowan,	Griswold,	Miller, of Stark,	Wenner,
Dodge,	Halstead,	Mulcahy,	Wise—36.
Drury,	Huber,		

The bill not having received the constitutional majority was lost.

**H. B. No. 734**—Mr. Luchsinger, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 34, nays 32, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Bryson,	Donahay,	Federman,
Banker,	Burns,	Drury,	Freeman,
Beaty,	Cochrun,	Evans,	Gardner,
Bonser,	Cowan,	Faris,	Green,

Those voting in the affirmative are: Messrs. — Concluded.

Hopple,	Lustig,	Pugh,	Spidel,
Hughes,	Lytle,	Robins,	Swedersky,
Jones, of Trumbull,	Matthews,	Russell,	Taylor,
Kay,	Morris,	Scott,	Winter—84.
Luchsinger,	Pearson,		

Those voting in the negative are: Messrs.

Billingslea,	Copeland,	Halstead,	Mulcahy,
Blauser,	Dodge,	Hastings,	Myers,
Brannon,	Foster,	Lawyer,	Talley,
Cable,	Gordon, of Brown,	Lonz,	Thompson,
Carpenter,	Gorrell,	McCoy,	Wiest,
Carson,	Graham,	McFarland,	Wildermuth,
Chester,	of Muskingum,	Madden,	Wise,
Clark,	Griswold,	Miller, of Stark,	York—32.
Comings,			

The bill not having received the constitutional majority was lost.

Mr. Federman moved that **H. B. No. 754** — Mr. Cowan, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

**H. B. No. 754** — Mr. Cowan, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hughes,	Pearson,
Atkinson,	Donahay,	Johnston,	Pugh,
Banker,	Drury,	Jones, of Trumbull,	Robins,
Beaty,	Dunn,	Kay,	Robinson,
Billingslea,	Evans,	King,	Russell,
Bishop,	Federman,	Lawyer,	Scott,
Blauser,	Foster,	Lentz,	Silver,
Bonser,	Fouts,	Lonz,	Spidel,
Brannon,	Freeman,	Luchsinger,	Stump,
Bryson,	Gardner,	Lustig,	Swedersky,
Burns,	Gordon, of Brown,	Lytle,	Talley,
Cable,	Graham,	McCoy,	Taylor,
Carson,	of Muskingum,	McFarland,	Thompson,
Chester,	Green,	McKay,	Walsh,
Cochrun,	Greve,	Madden,	Wenner,
Comings,	Griswold,	Matthews,	Wiest,
Copeland,	Halstead,	Miller, of Stark,	Winter,
Cowan,	Hastings,	Morris,	Wise—74.
Crosser,	Hinchey,	Mulcahy,	

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Robins offered the following resolution:

**H. R. No. 81** — Mr. Robins.

Relative to payment of chaplain.

*Be it resolved by the House of Representatives, That there be paid Reverend W. F. Wykoff, chaplain of this House, the sum of three hundred dollars from the contingent fund of the House of Representatives.*



The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Drury,	Hastings,	Mulcahy,
Atkinson,	Dunn,	Hughes,	Pearson,
Beaty,	Evans,	Johnston,	Pugh,
Billingslea,	Federman,	Jones, of Trumbull,	Robins,
Bishop,	Foster,	Kay,	Robinson,
Blauser,	Freeman,	King,	Scott,
Bonser,	Gordon, of Brown,	Lawyer,	Silver,
Bryson,	Gordon, of Logan,	Lentz,	Stump,
Burns,	Gorrell,	Lonz,	Swedersky,
Cable,	Graham,	Luchsinger,	Talley,
Chester,	of Licking,	Lustig,	Taylor,
Clark,	Graham,	Lytle,	Thompson,
Cochrun,	of Muskingum,	McFarland,	Walsh,
Comings,	Green,	McKay,	Weaver,
Copeland,	Greve,	Madden,	Wenner,
Cowan,	Griswold,	Matthews,	Winter,
Crosser,	Halstead,	Miller, of Stark,	Wise,
Dodge,	Harter,	Morris,	York—71.
Donahay,			

The resolution was adopted.

Mr. Robins demanded a call of the House, which was duly seconded, taken, and 78 members answered to their names.

The absentees are: Messrs.

Backowski,	Cookston,	Gordon, of Logan,	Moyer,
Barnes,	Crabbe,	Hatch,	Tom Reynolds,
Beetham,	Davis,	Helfrich,	Russell,
Benner,	Denune,	Hooley,	Schelhorn,
Besaw,	Dildine,	Hoover,	Shy,
Bing,	Dunn,	Huber,	Smith,
Bliss,	Dunspaugh,	Hughes,	Stokes,
Bond,	Emery,	Johnston,	Waterston,
Brach,	Entemann,	Jones, of Hamilton,	Wildermuth
Brown,	Foster,	Kilbane,	York
Comings,	Freeman,	Kreider,	

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Robins further proceedings under the call were dispensed with.

By unanimous consent Mr. Thompson submitted the following report:

The special joint committee on Taxation, to which was referred **H. J. R. No. 101** — The Special Joint Committee on Taxation, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all matter after the words and figures, "Section 13", occurring the second time in the body of the resolution, and before the word "schedule" therein, and insert in lieu thereof the following:

"No subdivision of the state shall incur net bonded indebtedness in excess of the following limitations: Counties, *two* per centum; townships, *one* and one-half per centum; school districts, three per centum; other taxing districts, one per

centum; computed in each case upon the assessed value of the taxable real property in the subdivision, exclusive of separately assessed mineral property. Such net indebtedness shall be the difference between the principal of bonds issued and the amount held in sinking funds applicable to the retirement thereof.

"The following bonds and sinking fund balances shall not be considered in ascertaining net indebtedness: Those issued in anticipation of the collection of special assessments, to the extent of such assessments against private property; those issued to acquire, construct or improve property from the use of which revenue is derived, to the extent that the surplus revenue applied to interest and sinking fund during the preceding year, or in case of original acquisition or construction, the surplus of anticipated revenue pledged to be so applied, bears to the interest and sinking fund requirements of such bonds; and emergency bonds issued for the restoration of property destroyed or injured by casualty or for defraying the expenses of an epidemic of disease, and all amounts held in sinking funds for their retirement, in which cases the general assembly may authorize the exclusion of such emergency bonds; but the amount of such excluded emergency bonds shall not exceed twenty-five per centum of the net bonded indebtedness at the time of their issuance.

"Laws shall be passed providing for the ascertainment of the probable period of usefulness of property or improvements for which bonds may be issued, and the maturity thereof shall be limited to such period, but in no case longer than forty years; and other bonds shall mature within ten years. The general assembly may impose additional restrictions upon public indebtedness."

FRANK C. PARRETT,  
F. E. WHITEMORE,  
W. W. BELLEW,  
WILLIAM AGNEW,

T. M. BERRY,  
H. T. ROBINS,  
FRANCIS M. THOMPSON.

The report was agreed to.

The resolution was ordered to be engrossed.

Mr. Thompson moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

Mr. Thompson moved to amend as follows:

In the fourth line after "corporations" strike out "six" and insert in lieu thereof "five".

The motion was not agreed to.

The question recurring, "Shall the resolution be adopted?"

Mr. McCoy moved to amend as follows:

In line 2 of the amendment change "two" to "four".

The motion was agreed to and the resolution was so amended.

The question recurring, "Shall the resolution be adopted?"

Mr. James A. Reynolds demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?" which was agreed to and the main question ordered.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 35, nays 42, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Green,	Miller, of Stark,
Banker,	Drury,	Griswold,	Pearson,
Burns,	Dunn,	Jones, of Trumbull,	Russell,
Cable,	Faris,	Kay,	Silver,
Carson,	Freeman,	King,	Stump,
Clark,	Gordon, of Brown,	Lytle,	Talley,
Cochrun,	Gorrell,	McCoy,	Weaver,
Comings,	Graham,	Matthews,	Wenner,
Crosser,	of Muskingum,	Miller, of Fulton,	Wise—35.

Those voting in the negative are: Messrs.

Backowski,	Dodge,	Hastings,	Reynolds, Jas. A.,
Beaty,	Evans,	Hopple,	Robins,
Billingslea,	Federman,	Johnston,	Robinson,
Bishop,	Foster,	Lawyer,	Scott,
Blauser,	Fouts,	Lentz,	Smith,
Bliss,	Gardner,	Lonz,	Spidel,
Bonser,	Graham,	Luchsinger,	Swedersky,
Brannon,	of Licking,	Lustig,	Thompson,
Chester,	Greve,	Morris,	Walsh,
Copeland,	Halstead,	Mulcahy,	Wiest—42.
Cowan,	Harter,	Myers,	

The resolution was not adopted.

By unanimous consent Mr. Robins submitted the following report:

The special joint committee on Taxation, to which was referred **H. J. R. No. 107**—The Special Joint Committee on Taxation, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 15, strike out the semi-colon and the remainder of the line, and strike out all of lines 16 to 26 inclusive, inserting in lieu thereof a period, and the following: \* \* \* *The aggregate rate of taxes for all current purposes, including interest and sinking fund for bonds not issued for acquiring, constructing or enlarging permanent improvements, nor for emergencies, which may be levied according to value upon any moneys, credits, investments in bonds, stocks, joint stock companies, or otherwise, or upon any real or personal property, shall not exceed one per centum of the true value thereof in money; but additional current levies may be made in any taxing district when such levies are approved by sixty per centum of the electors voting on the question, at a regular election. Excepting as provided in this section, no property from which income is derived shall be exempted from taxation according to value, or taxed according to value at a lower rate than real property is so taxed, unless the owner thereof, if a resident of this state, is taxed in respect of such income; but nothing in this section shall be construed as to prohibit the general assembly from taxing the property of corporations in lieu of taxing the shares of stock therein, nor from basing income taxes on net income, nor from making the exemptions authorized by section eight of this article.*

FRANK C. PARRETT,  
F. E. WHITEMORE  
WM. AGNEW,  
T. V. PERRY,

W. W. BELLEW,  
H. T. ROBINS,  
WILTON CLARK,



The report was agreed to.

The resolution was ordered to be engrossed and placed on the calendar in its regular order.

By unanimous consent Mr. Federman offered the following resolution:

**H. R. No. 82** — Mr. Federman.

Relative to the death of the Honorable Thornton Snyder, former member from Hamilton county.

WHEREAS, The House of Representatives of the 83rd General Assembly has heard with profound sorrow and regret of the death of the Honorable Thornton Snyder, a member of the House of Representatives from Hamilton county, in the 80th General Assembly; and,

WHEREAS, In his death, the people of his county have lost a sincere friend and neighbor, and the state of Ohio an honest, wise and patriotic citizen, faithful to his duties in both public and private life, his friends being limited only by his extensive acquaintance, all of whom testify to his firmness of character and splendid citizenship; therefore,

*Be it resolved by the House of Representatives of the 83rd General Assembly,* That in his death we mourn the loss of a sincere and fearless servant of the people whose memory we cherish because of his stainless record, and the entire state may justly join in this tribute to his memory;

*Be it further resolved,* That we extend to his family and friends our deep and lasting sympathy and condolence, and express our appreciation of his high and spotless character, and of those noble qualities which made him a useful and honorable member of the House of Representatives.

*Be it further resolved,* That as a further evidence of our respect to his memory, this resolution be adopted by the House and spread upon the journal, and that a copy of the same be engrossed and transmitted to the family of the deceased, and the Duckworth Club of Cincinnati, Ohio; and,

*Be it further resolved,* That out of respect to the memory of the Honorable Thornton Snyder this House do now recess until 7:30 o'clock p. m.

The resolution was adopted.

The House met pursuant to recess.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Re-Am. H. B. No. 307** — Mr. Griswold.

To authorize the incorporation of co-operative agricultural associations and to define the power thereof.

With the following amendments in which the concurrence of the House is requested.

Strike out lines 178, 179, 180 and 181.

In line 182 strike out the figures "22" and in lieu thereof insert the figures "21".

Attest:

W. E. HALLEY,  
Clerk.

Mr. Griswold moved that the rules be suspended and that the Senate amendments be considered now.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 65, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hastings,	Miller, of Fulton,
Atkinson,	Donahay,	Hoover,	Mulcahy,
Backowski,	Drury,	Hughes,	Pugh,
Beaty,	Dunn,	Johnston,	Reynolds, Jas. A.,
Billingslea,	Evans,	Jones, of Trumbull,	Robins,
Bishop,	Foster,	Kay,	Robinson,
Blauser,	Fouts,	King,	Russell,
Bryson,	Freeman,	Kreider,	Spidel,
Cable,	Gordon, of Brown,	Lawyer,	Stump,
Carson,	Gorrell,	Lentz,	Talley,
Chester,	Graham,	Luchsinger,	Weaver,
Clark,	of Licking,	Lustig,	Wenner,
Cochrun,	Graham,	Lytle,	Wiest,
Comings,	of Muskingum,	McCoy,	Winter,
Copeland,	Green,	McKay,	Wise,
Cowan,	Griswold,	Madden,	York—65.
Crosser,	Halstead,	Matthews,	

Those voting in the negative are: Messrs. Bonser, Federman and Morris.

The Senate amendments were concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 242**—Special Joint Committee on Salaries of State Employes and School Teachers.

To amend sections 1311, 12705 and 12706 of the General Code, relative to pharmacist and assistant pharmacist.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 242** was read the second time by its title and ordered placed on the calendar.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 254** — Special Joint Committee on Salaries of State Employes and School Teachers.

Making appropriations for supplemental salaries for employes of State departments, commissions and institutions.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 254** was read the second time by its title and ordered placed on the calendar.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 234** — Mr. Stone.

To amend section 15091-2 to cure and make valid certain deeds and the record thereof and to provide for the cancellation of mortgages.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Comings the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 234** — Mr. Stone, was read the second time by its title and ordered placed on the calendar.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 737** — Mr. McFarland.

To amend section 3376 of the General Code, relative to township roads.

Attest:

W. E. HALLEY,  
Clerk.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 735** — Mr. York.

To enact supplemental section 5649-7 of the General Code fixing uniform rates of taxation in taxing districts lying in two or more counties and to fix the limitations of rates of taxation in such districts.

Attest:

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 761** — Mr. Faris.

To amend section 7624 of the General Code of Ohio, as amended March 21, 1917, 107 Ohio Laws, page 624, relating to acquiring real estate by a board of education.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 543** — Mr. Drury.

To repeal sections 1231-5, 1231-6, 1231-7, 1231-8, 1231-9 and 1231-10 of the General Code and thereby abolish the highway advisory board.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 238** — Mr. Kryder.

To amend section 1521 of the General Code relating to compensation of stenographers of the court of appeals.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 238** — Mr. Kryder, was read the second time by its title and ordered placed on the calendar.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 253** — Special Joint Committee on Salaries of State Employes and School Teachers.

Making appropriations for the financial relief for the Bowling Green State Normal School and the Kent State Normal School for the period ending June 30, 1921.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 253**—Special Joint Committee on Salaries, was read the second time by its title and ordered placed on the calendar.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 236**—Special Joint Committee on Salaries of State Employes and School Teachers.

To amend sections 5415, 5475, 5476, 5481 and 5483 and to add supplemental section 5416 of the General Code, relative to defining public utilities for purpose of taxation.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 236**—Special Committee on Salaries, was read the second time by its title and ordered placed on the calendar.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate accedes to your request for a committee of Conference on matters of difference between the two houses on **Am. H. B. No. 328**—Mr. Bliss, and the President appoints as managers on the part of the Senate, Messrs. Whittemore, Busbey and Agnew.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 69**—Mr. Liggitt.

Relating to the return of the bodies of deceased soldiers, sailors, marines and nurses from the battlefields of Europe.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Gorrell moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being: "Shall the resolution be adopted?"

Mr. Scott moved to amend as follows:

Strike out the name of "D. H. Scott, chairman of the committee on Military Affairs of the House."

The Speaker ruled the motion out of order.

The question recurring, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 81, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Harter,	Morris,
Atkinson,	Donahay,	Hastings,	Mulcahy,
Backowski,	Drury,	Hinchey,	Myers,
Banker,	Dunn,	Hoover,	Pearson,
Beaty,	Evans,	Hopple,	Pugh,
Billingslea,	Faris,	Huber,	Reynolds, Jas. A.,
Bishop,	Federman,	Hughes,	Robins,
Blauser,	Foster,	Johnston,	Robinson,
Bonser,	Fouts,	Jones, of Hamilton,	Russell,
Brannon,	Freeman,	Jones, of Trumbull,	Silver,
Bryson,	Gardner,	Kay,	Smith,
Cable,	Gordon, of Brown,	King,	Spidel,
Carpenter,	Gorrell,	Kreider,	Stump,
Carson,	Graham,	Luchsinger,	Talley,
Chester,	of Licking,	Lytle,	Taylor,
Clark,	Graham,	McCoy,	Weaver,
Cochrun,	of Muskingum,	McFarland,	Wenner,
Comings,	Green,	McKay,	Wiest,
Copeland,	Greve,	Madden,	Winter,
Cowan,	Griswold,	Miller, of Fulton,	Wise—81.
Crosser,	Halstead,	Miller, of Stark,	

Mr. Matthews voted in the negative.

The resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Am. H. B. No. 153** — Mr. Luchsinger.

To amend section 17-1 of the General Code, providing for an eight-hour day on public work in the state or any political subdivision thereof, or by contractors or sub-contractors in behalf of the state or any political subdivision thereof and penalties for violation of the same, and to supplement such section by the enactment of a section to be designated as section 17-1a of the General Code, providing for the two-platoon system for city fire departments.

With the following amendments in which the concurrence of the House is requested.

In line 2, after the word 'amend', insert the words and figures "and supplemented by the enactment of a section to be designated as section 17-1a of the General Code,"

In line 12, after the word "construed", insert the word "not".

Between lines 13 and 14 insert the following:

"Sec. 17-1a. *It shall be the duty of the chief of the fire department of each city to divide the uniform force into platoons, and the said chief shall not keep a platoon of the uniform force on duty more than twenty-four consecutive hours, except in cases of extraordinary emergency, after which the platoon serving twenty-four hours shall be allowed to remain*



*off duty for twenty-four consecutive hours. This section shall not apply to any city that may have adopted or may hereafter adopt the eight hour regulation for its fire department."*

At the end of the title insert the following: "and to supplement said section by the enactment of a section to be designated as section 17-1a of the General Code, for the two platoon system for city fire departments."

Attest:

W. E. HALLEY,  
Clerk.

Mr. Luchsinger moved that the rules be suspended and that consideration of Senate amendments be now taken up.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted—yeas 81, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Hughes,	Mulcahy,
Atkinson,	Drury,	Johnston,	Myers,
Backowski,	Dunn,	Jones, of Hamilton,	Pearson,
Banker,	Evans,	Jones, of Trumbull,	Pugh,
Beaty,	Faris,	Kay,	Reynolds, Jas. A.,
Billingslea,	Federman,	King,	Robinson,
Bishop,	Fouts,	Kreider,	Russell,
Blauser,	Freeman,	Lawyer,	Scott,
Bliss,	Gardner,	Lentz,	Silver,
Bonser,	Gordon, of Brown,	Lonz,	Smith,
Brannon,	Gorrell,	Luchsinger,	Spidel,
Bryson,	Graham,	Lustig,	Stump,
Cable,	of Muskingum,	Lytle,	Talley,
Carpenter,	Green,	McCoy,	Taylor,
Carson,	Greve,	McFarland,	Thompson,
Chester,	Griswold,	McKay,	Walsh,
Clark,	Halstead,	Madden,	Wenner,
Cochrun,	Harter,	Miller, of Fulton,	Wiest,
Comings,	Hastings,	Miller, of Stark,	Winter,
Copeland,	Hopple,	<b>Morris,</b>	<b>Wise — 81.</b>
Crosser,	Huber,		

The Senate amendments were concurred in.

Mr. Federman moved that the following bills be adopted as the calendar for the remainder of the day:

**H. B. No. 762** — Mr. King.

**S. B. No. 256** — Mr. Agnew.

**S. B. No. 242** — The Special Joint Committee on Salaries of State Employees and School Teachers.

**S. B. No. 243** — The Special Joint Committee on Salaries of State Employees and School Teachers.

**S. B. No. 244** — The Special Joint Committee on Salaries of State Employees and School Teachers.

**S. B. No. 253** — The Special Joint Committee on Salaries of State Employees and School Teachers.

**S. B. No. 254** — The Special Joint Committee on Salaries of State Employees and School Teachers.

**H. B. No. 657** — Mr. Stump.

**S. B. No. 131** — Mr. Archer.

**S. B. No. 219** — Mr. Ritter.

**S. J. R. No. 66** — Mr. O'Brien.

**S. B. No. 236** — Special Joint Committee on Taxation.

**S. B. No. 209** — Mr. Bellew.

**S. B. No. 223** — Mr. Miller.

**S. B. No. 230** — Mr. Ritter.

**S. B. No. 210** — Mr. Miller.

The motion was agreed to.

By unanimous consent Mr. James A. Reynolds offered the following resolution:

**H. J. R. No. 112** — Mr. James A. Reynolds.

Proposing to amend Article XV, section 4 of the Constitution of the state of Ohio, relating to the qualifications of officers.

*Be it resolved by the members of the General Assembly of the State of Ohio*, three-fifths of the members elected to each House concurring therein, That there be submitted to the electors of the state, for their approval or rejection, in the manner provided by law, at the regular election to be held on the Tuesday after the first Monday in November, 1920, a proposal to amend Article XV, section 4 of the Constitution of the state of Ohio, to read as follows:

#### ARTICLE XV.

SECTION 4. No person shall be elected or appointed to any office in this state unless possessed of the qualifications of an elector; provided that women who are citizens may be appointed as *notaries public* or as members boards of, or to positions in, those departments and institutions established by the state or any political subdivision thereof involving the interests or care of women or children or both.

Mr. James A. Reynolds moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 77, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Hoover,	Mulcahy,
Atkinson,	Drury,	Hopple,	Myers,
Beaty,	Dunn,	Hughes,	Pearson,
Billingslea,	Evans,	Johnston,	Pugh,
Blauser,	Federman,	Jones, of Hamilton,	Reynolds, Jas. A.,
Bliss,	Foster,	Jones, of Trumbull,	Robinson,
Bonser,	Fouts,	Kay,	Russell,
Brannon,	Freeman,	King,	Smith,
Bryson,	Gardner,	Kreider,	Spidel,
Cable,	Gordon, of Brown,	Lawyer,	Stump,
Carpenter,	Gorrell,	Lonz,	Talley,
Carson,	Graham,	Lustig,	Taylor,
Chester,	of Licking,	Lytle,	Walsh,
Clark,	Graham,	McCoy,	Wenner,
Cochrun,	of Muskingum,	McFarland,	Wiest,
Comings,	Green,	McKay,	Winter,
Copeland,	Greve,	Madden,	Wise,
Cowan,	Griswold,	Miller, of Fulton,	York,
Crosser,	Halstead,	Miller, of Stark,	Mr. Speaker — 77.
Dodge,	Harter,	Morris,	

Mr. Lentz voted in the negative.

The resolution was adopted.

**H. B. No. 762**— Mr. King, was taken up and read the third time.  
The question being, "Shall the bill pass?"

Mr. Talley moved to amend as follows:

Add ten thousand dollars to cover appropriations made by Senate joint resolution No. 69— Mr. Liggitt.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Halstead moved to amend as follows:

Insert at end of section 2 (a) the following:

*"Ohio State Sanatorium"*

To erect cottage for farm manager .....	\$1000.00
To erect cottage for plumber .....	1000.00
To erect cottage for florist .....	1000.00

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Wise moved to amend as follows:

At the end of section 2 insert the following:

SECTION 2-a.

*Ohio Agricultural Experiment Station.*

Personal Service —

A 1. Salaries —

Deputy Chief Animal Industry, B. E. Carmichael,	
July, 1919, to July, 1920 .....	\$2500.00
Associate — Additional Salary — J. W. Hammond,	
July, 1919, to July, 1920 .....	300.00
Assistants — Additional salary —	
W. J. Russ, July, 1919, to July, 1920 .....	350.00
W. L. Robison, July, 1919, to July, 1920 .....	300.00
Total .....	\$3650.00

SECTION 2-b.

*Ohio Agricultural Experiment Station*

Personal Service —

A 1. Salaries —

Deputy Chief Animal Industry, B. E. Carmichael,	
July, 1920, to July, 1921 .....	\$2500 00
Associate — Additional Salary — J. W. Hammond,	
July 1920 to July 1921 .....	300.00
Assistants — Additional salary —	
W. J. Russ, July 1920 to July 1921 .....	350.00
W. L. Robison, July 1920, to July 1921 .....	300.00
Total .....	\$3650.00

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"



Mr. Jones, of Hamilton, moved to amend as follows:

The auditor is hereby authorized to pay to the Utilities Commission the moneys provided for by **H. B. No. 232** — Mr. Jones, of Hamilton.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

Mr. Matthews moved to amend as follows:

Under the salaries of officers add \$720.00 to increase the salaries of three (3) watchmen and three (3) attendants in the rotunda of the capitol building, each to receive an increase of ten (\$10) dollars per month.

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Faris,	Hughes,	Pearson,
Banker,	Federman,	Johnston,	Pugh,
Beaty,	Foster,	Jones, of Hamilton,	Reynolds, Jas. A.,
Billingslea,	Freeman,	Jones, of Trumbull,	Robins,
Bishop,	Gardner,	Kay,	Robinson,
Blauser,	Gordon, of Brown,	King,	Scott,
Bliss,	Gorrell,	Kreider,	Silver,
Bonser,	Graham,	Lawyer,	Smith,
Brannon,	of Licking,	Lentz,	Spidel,
Cable,	Graham,	Lonz,	Stump,
Carpenter,	of Muskingum,	Luchsinger,	Talley,
Carson,	Green,	Lustig,	Taylor,
Cochrun,	Greve,	Lytle,	Thompson,
Comings,	Griswold,	McFarland,	Walsh,
Copeland,	Halstead,	McKay,	Weaver,
Crosser,	Harter,	Madden,	Wenner,
Dodge,	Hastings,	Matthews,	Wiest,
Donahay,	Hoover,	Miller, of Fulton,	Winter,
Drury,	Hopple,	Mulcahy,	Wise,
Dunn,	Huber,	Myers,	York — 79.
Evans,			

So the bill passed.

The title was agreed to.

Mr. Kreider arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 710** — Mr. Cowan. His name being called, Mr. Kreider voted "No".

Mr. Kreider arose to a question of privilege, and asked that his vote be recorded on **H. B. No. 734** — Mr. Luchsinger. His name being called, Mr. Kreider voted "No".

Mr. Kreider arose to a question of privilege, and asked that his vote be recorded on **S. B. No. 170** — Mr. Hopley. His name being called, Mr. Kreider voted "No".

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Am. H. B. No. 702** — Mr. King.

To make sundry appropriations.

With the following amendments in which the concurrence of the House is requested:

Strike out lines 24 to 46 inclusive.

After line 50 insert "Clarence D. Laylin, for services in full with joint taxation committee of the 83rd General Assembly.....\$4,000.00.

"L. D. Johnson, for services in full with joint taxation committee of the 83rd General Assembly.....\$4,000.00.

"H. L. Lutz, for services in full with joint taxation committee of the 83rd General Assembly.....\$2,000.00".

Strike out lines 71 to 163 inclusive.

After line 172 strike out "The H. & S. Waish Co. by A. Harburger.....\$40.00".

After line 173 insert "Beecher W. Waltermire, for additional salary, bringing the same up to \$6,000.00 which was the salary when he took office February 15th, 1915, and until bill passed one month after his appointment reducing the same to.....\$4,500.00.

"The period covered is from June 8th, 1915 to January 23rd, 1920.....\$6,937.50.

"John McCall, doorkeeper House of Representatives, to make up the difference between \$5.00 a day and \$4.00 a day, 215 days.....\$215.00.

"I. B. Simms, doorkeeper House of Representatives, to make up the difference between \$5.00 a day and \$4.00 a day, 215 days.....\$215.00.

"R. C. Niles, to make up difference in salary between \$1,500.00 and \$1,350.00 for six months and five days, while employed in Secretary of State's office.....\$77.02.

"H. B. McCoy, salary as state senator, from November 4th, 1919, to January 1st, 1920, at \$83.33 per month.....\$155.53".

After line 176 insert "Frank Dry Cleaning Co., Cleveland, cleaning of uniforms for Ohio National Guard after Youngstown riot.....\$252.44.

M. J. Gallagher, Toledo, shoeing horses for Troop D, Toledo, September, 1911, to May, 1915.....\$129.00".

Strike out lines 183 to 185 inclusive.

Strike out lines 194-a and 194-b.

Strike out lines 197-1 and 197-a and insert in lieu thereof "American Legion, furnishing state headquarters at Columbus.....\$2,500.00"

Strike out the following words in lines 211, 212 and 213 "The above item represents the final settlement between the general government and the Ohio University for services connected with the Students' Army Training Corps" and insert in lieu thereof "The above item is appropriated on the express condition that the \$9,422.02 now in the hands of the president of the university as a balance of the fund received from the federal government for the housing of the Student Army Training Corps be turned into the state treasury to the credit of the general revenue fund."

After line 220-a insert

"Secretary of State — Automobile Department —  
Personal Service —

A 1. Salaries .....\$10,000.00

Board of Agriculture of Ohio — Dairy and Food Division —  
Personal Service —

A 1. Salaries —

Salary for Inspector of Bottling Works under House

Bill 398 fiscal year 1919-20..... \$750.00

Maintenance —

F. Contract and Open Order Service —

F 6. Traveling expense fiscal year 1919-20.... \$600.00

Personal Service —

A 1. Salaries —

Salary for inspector of bottling works under House Bill

398, fiscal year 1920-21.....\$1,800.00

Maintenance —

F. Contract and Open Order Service —

F 6. Traveling expense fiscal year 1920-21.....\$1,200.00

Department of Public Works —

G. Additions and Betterments —

G 3. Non-structural Improvements —

G 32. Other Capital Outlay —

To complete culvert at Spencerville.....\$1,000.00

Landing dock at Russell's Point on Indian Lake..\$5,000.00

Ohio State University —

G. Additions and Betterments —

G 3. Non-structural Improvements —

G 32. Other Capital Outlay —

Levee and bridge.....\$124,000.00

The above sum is appropriated conditionally, citizens of Columbus agreeing to subscribe \$600,000.00 for construction of stadium at Ohio State University. This appropriation to be available as soon as the auditor of state is satisfied that the \$600,000.00 has been subscribed.

Adjutant General's Department —

G. Additions and Betterments —

G 3. Non-structural Improvements —

G 32. Other Capital Outlay —

Re-wiring and re-lighting of Senate chamber and  
committee rooms .....\$2,500.00

Kent State Normal School —

Maintenance —

F. Contract and Open Order Service —

F 3. Water —

for payment of water bills of April, May and  
June, 1919..... \$561.57"

Insert at the end of the bill

Trustees of Scioto Township, Pickaway County

Improvement of road along state farm at Orient.....\$2,500.00

Strike out line 197c and 197d.

After line 197d, insert the following:

To the Reliance Life Insurance Company (\$2,500) two thousand five hundred dollars, tax refunder, over-payment of insurance tax through mistake.



That the appropriation for two thousand five hundred dollars to the Reliance Fire Insurance Company in House Bill No. 588 entitled "An act, to make sundry appropriations" be, and the same is hereby repealed.

Attest:

W. E. HALLEY,  
Clerk.

Mr. King moved that the rules be suspended and consideration of the Senate amendments be now taken up.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 85, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hopple,	Mulcahy,
Atkinson,	Donahay,	Huber,	Myers,
Backowski,	Drury,	Hughes,	Pearson,
Banker,	Dunn,	Johnston,	Pugh,
Beaty,	Evans,	Jones, of Hamilton,	Reynolds, Jas. A.,
Benner,	Faris,	Jones, of Trumbull,	Robinson,
Billingslea,	Federman,	Kay,	Russell,
Bishop,	Foster,	King,	Scott,
Blauser,	Fouts,	Kreider,	Shy,
Bliss,	Freeman,	Lentz,	Silver,
Bonser,	Gardner,	Lonz,	Smith,
Brannon,	Gordon, of Brown,	Luchsinger,	Spidel,
Bryson,	Gorrell,	Lustig,	Stump,
Cable,	Graham,	Lytle,	Talley,
Carpenter,	of Muskingum,	McCoy,	Taylor,
Carson,	Green,	McKay,	Thompson,
Chester,	Greve,	Madden,	Weaver,
Clark,	Griswold,	Matthews,	Wenner,
Cochrun,	Halstead,	Miller, of Fulton,	Wiest,
Comings,	Harter,	Miller, of Stark,	Winter,
Copeland,	Hastings,	Morris,	Wise — 85.
Crosser,	Hoover,		

Those voting in the negative are: Messrs. Graham, of Licking. Lawyer and McFarland.

The Senate amendments were concurred in.

Mr. Dodge moved that consideration of Senate amendments to **H. B. No. 699** — Mr. Dodge, consideration of which had formerly been deferred, be now taken up.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Bishop,	Cable,	Crosser,
Atkinson,	Blauser,	Carpenter,	Dodge,
Backowski,	Bliss,	Carson,	Donahay,
Banker,	Bonser,	Chester,	Drury,
Beaty,	Brannon,	Cochrun,	Dunn,
Benner,	Bryson,	Comings,	Evans,
Billingslea,	Burns,	Copeland,	Faris,

Those voting in the affirmative are: Messrs. — Concluded.

Federman,	Hastings,	McFarland,	Scott,
Foster,	Hoover,	McKay,	Silver,
Fouts,	Hopple,	Madden,	Smith,
Gardner,	Huber,	Matthews,	Spidel,
Gordon, of Brown,	Johnston,	Miller, of Fulton,	Stump,
Gorrell,	Jones, of Trumbull,	Miller, of Stark,	Talley,
Graham,	Kay,	Morris,	Taylor,
of Licking,	King,	Mulcahy,	Thompson,
Graham,	Lawyer,	Myers,	Weaver,
of Muskingum,	Lentz,	Pearson,	Wenner,
Green,	Lonz,	Pugh,	Wiest,
Greve,	Luchsinger,	Reynolds, Jas. A.,	Winter,
Griswold,	Lustig,	Robins,	Wise,
Halstead,	Lytle,	Robinson,	York — 85.
Harter,	McCoy,	Russell,	

The Senate amendments were concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 256** — Mr. Agnew.

To amend section 5607 and repeal section 5608 of the General Code, relating to notices of changes in valuation.

Attest:

W. E. HALLEY,

Clerk.

Said bill was read the first time.

On motion of Mr. Federman, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 256** — Mr. Agnew, was read the second time by its title, ordered placed on the calendar and by unanimous consent was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Hoover,	Morris,
Atkinson,	Dodge,	Hopple,	Mulcahy,
Backowski,	Donahay,	Huber,	Myers,
Banker,	Drury,	Hughes,	Pugh,
Benner,	Dunn,	Johnston,	Robins,
Billingslea,	Evans,	Jones, of Hamilton,	Robinson,
Blauser,	Federman,	Jones, of Trumbull,	Scott,
Bonser,	Foster,	Kay,	Smith,
Brannon,	Freeman,	King,	Spidel,
Burns,	Gardner,	Lentz,	Stump,
Cable,	Gordon, of Brown,	Lonz,	Talley,
Carpenter,	Gorrell,	Luchsinger,	Taylor,
Carson,	Graham,	McCoy,	Walsh,
Chester,	of Muskingum,	McFarland,	Wenner,
Clark,	Green,	McKay,	Wiest,
Cochrun,	Greve,	Matthews,	Winter,
Comings,	Griswold,	Miller, of Fulton,	Wise,
Copeland,	Halstead,	Miller, of Stark,	York — 71.

So the bill passed.

The title was agreed to.

Mr. Gardner submitted the following report:

The committee of Conference, to which was referred the matters of difference between the two houses on **H. B. No. 328**—Mr. Bliss, having had the same under consideration does recommend to the respective houses as follows:

In line 14 strike out the words "eight thousand five hundred" and insert in lieu thereof the words "nine thousand".

In line 15 strike out the words "eight thousand" and insert in lieu thereof the words "eight thousand five hundred".

In line 16 strike out the words "seven thousand five hundred" and insert in lieu thereof the words "eight thousand".

In line 23 after the word "population" insert "not in excess of one hundred and twenty thousand, and five dollars for each one thousand population over one hundred and twenty thousand,".

In line 26 strike out the word "four" and insert in lieu thereof the word "five".

E. J. HOPPLE,  
C. GILBERT TAYLOR,  
JOSEPH R. GARDNER,

Managers on the part of the House.

WILLIAM AGNEW,  
T. A. BUSBEY,  
F. E. WHITTEMORE,

Managers on the part of the Senate.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted—yeas 67, nays 4, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Drury,	Hastings,	Mulcahy,
Atkinson,	Dunn,	Hoover,	Myers,
Backowski,	Evans,	Hopple,	Pearson,
Banker,	Federman,	Hughes,	Pugh,
Billingslea,	Foster,	Johnston,	Reynolds, Jas. A.,
Bishop,	Freeman,	Jones, of Hamilton,	Robins,
Blauser,	Gardner,	Jones, of Trumbull,	Scott,
Bliss,	Gordon, of Brown,	Kay,	Silver,
Ronser,	Gorrell,	Lentz,	Smith,
Brannon,	Graham,	Lonz,	Stump,
Burns,	of Licking,	Luchsinger,	Talley,
Cable,	Graham,	Lustig,	Taylor,
Chester,	of Muskingum,	Lytle,	Walsh,
Cochrun,	Green,	Madden,	Wenner,
Comings,	Greve,	Matthews,	Wiest,
Copeland,	Griswold,	Miller, of Fulton,	Winter,
Crosser,	Harter,	Morris,	Wise—67.
Donahay,			

Those voting in the negative are: Messrs. Carpenter, Dodge, Lawyer, and McCoy.

The report of the committee of Conference was agreed to.



## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 112**—Mr. James A. Reynolds.

Proposing to amend article XV, section 4, of the constitution of the state of Ohio, relating to the qualifications of officers.

With the following amendment in which the concurrence of the House is requested.

In section 4 after the word "members" insert the word "of".

Attest:

W. E. HALLEY,  
Clerk

Mr. James A. Reynolds moved that the rules be suspended and that consideration of Senate amendment be now taken up.

The motion was agreed to.

**H. J. R. No. 112**—Mr. James A. Reynolds.

Proposing to amend Article XV, section 4, of the constitution of the state of Ohio, relating to the qualifications of officers.

*Be it resolved by the members of the General Assembly of the State of Ohio*, three-fifths of the members elected to each house concurring therein, That there be submitted to the electors of the state, for their approval or rejection, in the manner provided by law, at the regular election to be held on the Tuesday after the first Monday in November, 1920, a proposal to amend Article XV, section 4 of the constitution of the state of Ohio, to read as follows:

## ARTICLE XV.

SECTION 4. No person shall be elected or appointed to any office in this state unless possessed of the qualifications of an elector; provided that women who are citizens may be appointed as notaries public or as members of boards of, or to positions in, those departments and institutions established by the state or any political sub-division thereof involving the interests or care of women or children or both.

The question being, "Shall the Senate amendment be concurred in?"

The yeas and nays were taken, and resulted—yeas 77, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Graham,	Jones, of Trumbull,
Atkinson,	Cochran,	of Licking,	Kay,
Backowski,	Comings,	Graham,	King,
Banker,	Copeland,	of Muskingum,	Lawyer,
Benner,	Crosser,	Green,	Lentz,
Billingslea,	Donahay,	Greve,	Lonz,
Bishop,	Drury,	Griswold,	Luchsinger,
Blauser,	Dunn,	Harter,	Lustig,
Bliss,	Evans,	Hastings,	Lytle,
Bonser,	Federman,	Hoover,	McFarland,
Branton,	Foster,	Hopple,	McKay,
Bryson,	Freeman,	Huber,	Madden,
Burns,	Gardner,	Hughes,	Matthews,
Cable,	Gordon, of Brown,	Johnston,	Miller, of Fulton,
Carson,	Gorrell,	Jones, of Hamilton,	Miller, of Stark,

Those voting in the affirmative are: Messrs. — Concluded.

Morris,	Reynolds, Jas. A.,	Spidel,	Wiest,
Mulcahy,	Robinson,	Stump,	Winter,
Myers,	Scott,	Taylor,	Wise,
Pearson,	Silver,	Weaver,	York — 77.
Pugh,	Smith,	Wenner,	

The Senate amendment was concurred in.

**S. B. No. 242** — The Joint Committee on Salaries of State Employes and School Teachers, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Hastings,	Pearson,
Atkinson,	Drury,	Hoover,	Pugh,
Banker,	Dunn,	Hopple,	Reynolds, Jas. A.,
Benner,	Evans,	Johnston,	Robins,
Billingslea,	Federman,	Jones, of Hamilton,	Robinson,
Bishop,	Foster,	Jones, of Trumbull,	Scott,
Bonser,	Gardner,	King,	Silver,
Brannon,	Gorrell,	Lentz,	Spidel,
Burns,	Graham,	Lonz,	Stump,
Cable,	of Licking,	Luchsinger,	Taylor,
Carpenter,	Graham,	Lustig,	Weaver,
Carson,	of Muskingum,	Lytle,	Wenner,
Cochrun,	Green,	Madden,	Wiest,
Comings,	Greve,	Miller, of Fulton,	Winter,
Copeland,	Griswold,	Morris,	Wise,
Crosser,	Halstead,	Mulcahy,	York — 65.
Dodge,	Harter,	Myers,	

So the bill passed.

The title was agreed to.

**S. B. No. 253** — The Joint Committee on Salaries of State Employes and School Teachers, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 69, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Harter,	Morris,
Atkinson,	Donahay,	Hastings,	Mulcahy,
Backowski,	Drury,	Hopple,	Pearson,
Banker,	Dunn,	Johnston,	Reynolds, Jas. A.,
Billingslea,	Evans,	Jones, of Hamilton,	Robins,
Bishop,	Faris,	Jones, of Trumbull,	Robinson,
Blauser,	Federman,	Kay,	Scott,
Bliss,	Foster,	Lawyer,	Silver,
Bonser,	Freeman,	Lonz,	Smith,
Brannon,	Gardner,	Luchsinger,	Spidel,
Burns,	Gorrell,	Lustig,	Stump,
Bryson,	Graham,	Lytle,	Taylor,
Cable,	of Licking,	McCoy,	Walsh,
Carpenter,	Graham,	McFarland,	Weaver,
Carson,	of Muskingum,	McKay,	Wenner,
Cochrun,	Green,	Madden,	Wiest,
Comings,	Greve,	Matthews,	Wise — 69.
Copeland,	Griswold,	Miller, of Fulton,	

So the bill passed.

The title was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Am. H. B. No. 565** — Mr. Bliss.

Authorizing corporations of this state to co-operate in the creation and maintenance of instrumentalities for public welfare.

With the following amendments in which the concurrence of the House is requested.

In line 4, after the word "of" insert the following: "Community funds or of charitable, philanthropic or benevolent".

In line 16, after the period add the following: "All such corporations making appropriations and expenditures under the provisions of this act shall report annually to the secretary of state the sums so appropriated or expended and the name or names of the community funds or philanthropic, charitable or benevolent instrumentalities in whose behalf such sums are appropriated or expended."

Attest:

W. E. HALLEY,  
Clerk

Mr. Bliss moved that the rules be suspended and consideration of the Senate amendments be now taken up.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Drury,	Jones, of Hamilton,	Morris,
Benner,	Evans,	Jones, of Trumbull,	Mulcahy,
Billingslea,	Faris,	Kay,	Myers,
Bishop,	Federman,	King,	Pearson,
Plauser,	Foster,	Lawyer,	Reynolds, Jas. A.,
Bliss,	Freeman,	Lentz,	Robinson,
Bonser,	Gardner,	Lonz,	Scott,
Brannon,	Gorrell,	Luchsinger,	Silver,
Bryson,	Green,	Lustig,	Smith,
Burns,	Greve,	Lytle,	Spidel,
Cable,	Griswold,	McCoy,	Talley,
Carpenter,	Harter,	McFarland,	Taylor,
Carson,	Hastings,	McKay,	Walsh,
Chester,	Hoover,	Madden,	Wenner,
Cochrun,	Hopple,	Matthews,	Winter,
Crosser,	Hughes,	Miller, of Fulton,	York — 66.
Donahay,	Johnston,		

The Senate amendments were concurred in.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 548** — Mr. Matthews.

To immediately consider and carry into effect the object of section 6, **House Bill No. 511**, and have erected at a suitable place or



places in the state house, one or more appropriate tablets on which to be inscribed the names of all officers and enlisted men composing the Special State Roll of Honor established by the provisions of said House Bill No. 511, with the proper letters after each name to signify the award by the United States for most distinguished gallantry and heroism. (M. H. R., M. H., D. S. C., S. C. S.)

Attest:

W. E. HALLEY,  
Clerk

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Am. H. B. No. 690** — Mr. Harter.

To amend section 1695 of the General Code, as amended 107 Ohio Laws 144, relative to the publication of court calendar.

Attest:

W. E. HALLEY,  
Clerk

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Sub. H. B. No. 742** — Mr. Evans.

To amend sections 503, 614-32 and 614-44 and to repeal sections 614-47 of the General Code, relative to the regulation of street railways.

Attest:

W. E. HALLEY,  
Clerk

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Am. H. B. No. 399** — Mr. Jones, of Trumbull.

To amend section 4197-1 of the General Code, relating to a joint meeting for the election of cemetery trustees and creating endowment funds for cemeteries.

Attest:

W. E. HALLEY,  
Clerk

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 637** — Mr. Winter.

To amend section 9587 of the General Code, relating to policies of contracts of insurance.

Attest:

W. E. HALLEY,  
Clerk

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Am. H. B. No. 716** — Mr. Federman.

To amend sections 7755, 7757, 7758, and 7761 of the General Code, relative to the establishment of public schools for the blind, deaf and crippled.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Am. H. B. No. 744** — Special Joint Committee on Taxation.

To correct errors and supply omissions in the inheritance tax law and to change certain procedure relating to the collection and distribution of inheritance taxes, and for such purpose, amending sections 2624-1, 2685-1, 2689, 5333, 5334, 5336, 5338, 5342, 5348-7, 5348-8, and 5348-10 of the General Code and enacting supplemental sections to be designated as sections 1465-24a, 5332-1, 5242-2a and 5348-8a of the General Code, respectively.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 231** — Mr. Stone.

To amend section 614-53 of the General Code relating to the issuing of stocks, bonds, notes and other evidences of indebtedness, payable at periods of greater than twelve months from the date thereof, of public utilities and railroads.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 231** — Mr. Stone, was read the second time by its title and ordered placed on the calendar.

By unanimous consent Mr. Federman offered the following resolution:

**H. J. R. No. 113** — Mr. Federman.

Relative to sine die adjournment.

*Be it resolved by the General Assembly of the state of Ohio, That a committee of three on the part of the Senate, and three on the part of the House of Representatives be appointed to wait upon the governor and inform him that the regular session of the General Assembly has completed its business and is ready to adjourn sine die;*

*Be it further resolved,* That the 83rd General Assembly adjourn sine die, Wednesday, February 4th, 1920, at twelve o'clock p. m.

Mr. Federman moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochran,	Green,	Miller, of Fulton,
Atkinson,	Comings	Greve,	Miller, of Stark,
Backowski,	Copeland,	Griswold,	Mulcahy,
Banker,	Cowan,	Harter,	Myers,
Beaty,	Crosser,	Hastings,	Pearson,
Benner,	Dodge,	Hoover,	Pugh,
Billingslea,	Donahay,	Hopple,	Robins,
Bishop,	Drury,	Huber,	Robinson,
Blauser,	Dunn,	Jones, of Trumbull,	Scott,
Bliss,	Evans,	Kay,	Silver,
Bonser,	Federman,	Lentz,	Spidel,
Brannon,	Foster,	Luchsinger,	Stump,
Bryson,	Freeman,	Lustig,	Talley,
Burns,	Gardner,	Lytle,	Taylor,
Cable,	Gordon, of Brown,	McCoy,	Wenner,
Carpenter,	Gorrell,	McKay,	Wiest,
Carson,	Graham,	Madden,	Winter,
Chester,	of Muskingum,	Matthews,	Wise — 71.

The resolution was adopted.

On motion of Mr. Federman the House recessed for five minutes.

The House met pursuant to recess.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 91** — Mr. Robins.

Relative to editing and issuing a new edition of the Ohio School Laws, and making appropriation therefor.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate concurs in the House amendments to **Am. S. B. No. 235** — Special Joint Committee on Salaries of State Employes and School Teachers.

To amend sections 5894, 5900 and 5901 of the General Code, relative to taxation of cigarette dealers.

Attest:

W. E. HALLEY,  
Clerk.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:



**H. B. No. 718** — Mr. Bond.

Providing for relief of Olive M. Smith.

Attest:

W. E. HALLEY,  
Clerk

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 656** — Mr. Walsh.

To amend section 5356 of the General Code relative to the exemption from taxation of property belonging to park districts.

Attest:

W. E. HALLEY,  
Clerk

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 244** — Special Joint Committee on Salaries of State Employes and School Teachers.

To amend section 1051 of the General Code, relative to engineers' license fees.

Attest:

W. E. HALLEY,  
Clerk

Said bill was read the first time.

On motion of Mr. Silver the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**Am. S. B. No. 244** — Joint Committee on Taxation, was read the second time by its title and ordered placed on the calendar.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 258** — Special Joint Committee on Salaries of State Employes and School Teachers.

Making appropriations for supplemental salaries for state engineers.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Silver the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**S. B. No. 258** was read the second time by its title and ordered placed on the calendar.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 164**—Mr. Agnew.

Authorizing investment by fiduciaries in certain stocks.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Silver the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 164**—Mr. Agnew, was read the second time by its title and ordered placed on the calendar.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 165**—Mr. Agnew.

Providing for a deposit of securities to reduce penalty of bond in certain cases.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Silver the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 165**—Mr. Agnew, was read the second time by its title and ordered placed on the calendar.

By unanimous consent Mr. Lytle offered the following resolution:

**H. R. No. 83**—Mr. Lytle.

Relating to retaining certain employees.

*Be it resolved by the House of Representatives*, That the following persons be retained after sine die adjournment to complete certain necessary work of the House of Representatives for the number of days named and for the per diem previously received, during the session:

Frank Norwood, 10 days.  
C. E. Spring, 10 days.  
Holmes H. Kress, 10 days.  
Charles R. Dixon, 10 days.  
John Fielding, 10 days.  
A. D. Terhune, 10 days.  
J. W. Waymire, 10 days.  
Forest Anders, 10 days.  
J. B. Lewis, 10 days.  
Charles Berry, 10 days.  
Wm. C. T. Ayres, 10 days.  
Jessie Maxwell, 10 days.  
Howard Cutright, 10 days.  
Alfred Robinson, 15 days.  
I. B. Simms, 10 days.  
Sylvester Condon, 10 days.  
Emery Jenkins, 10 days.

and when the boxes are completed as provided by **H. R. No 56**—Mr. King, the custodian of the House is directed to employ five per-

sons for a period of 5 days at \$4.00 per day to do the work as provided by said **H. R. No. 56**.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Hoover,	Myers,
Atkinson,	Drury,	Hopple,	Pearson,
Beaty,	Dunn,	Huber,	Pugh,
Benner,	Evans,	Johnston,	Reynolds, Jas. A.,
Bishop,	Faris,	Jones, of Hamilton,	Robins,
Bonser,	Fouts,	Jones, of Trumbull,	Robinson,
Bryson,	Freeman,	Kay,	Russell,
Burns,	Gorrell,	Lawyer,	Silver,
Carpenter,	Graham,	Lentz,	Smith,
Carson,	of Licking,	Lonz,	Spidel,
Chester,	Graham,	Luchsinger,	Swedersky,
Cochrun,	of Muskingum,	Lustig,	Thompson,
Comings,	Green,	Lytle,	Walsh,
Copeland,	Greve,	McCoy,	Wenner,
Cowan,	Griswold,	McKay,	Wiest,
Crosser,	Halstead,	Madden,	Wildermuth,
Denune,	Harter,	Miller, of Stark,	Wise,
Dodge,	Hastings,	Mulcahy,	York — 70.

The resolution was adopted.

Mr. Graham of Muskingum submitted the following report:

The committees of Conference to whom were referred the matters of difference between the two houses on **H. B. No. 294** — Mr. Crabbe, having had the same under consideration do recommend to their respective houses as follows:

That the House concur in the Senate amendment of May 9, 1919.

That the Senate withdraw its motion under date of May 26, 1919 "to reconsider".

In line 438 beginning with the word "paid", strike out everything up to and including the word "duty" in line 440, and insert in lieu thereof the following: *taxed by the probate judge in the bill of costs and collected from the estate of the person against whom the proceeding is instituted if there be such estate; if there be no such estate, then from the person legally responsible for his care and support.*

In line 528 after the comma following the word "proper" insert the following: *but in no case shall the allowance be less than 40%, on the first two thousand dollars or fractional part thereof, 60% on the next eight thousand dollars or fractional part thereof, and 85% on all over ten thousand dollars, of the fees, costs, percentages, penalties, allowance and other perquisites collected for the use of the county in any such office for official services during the year ending September 30, next preceding the time of fixing such aggregate sum.*

Strike out everything beginning with line 538 to line 556 inclusive and the first word in line 557.

Following the period in line 558 insert the following:

*Any officer or tax payer who is not satisfied with the allowances thus made shall be entitled to the right of appeal to the court of common pleas.*

In line 565 strike out the following words: *"which shall not be increased during the calendar year"*



In line 677 after the second word "the" insert the following: *sheriff or suitable*

In line 678 commencing with the word "who" strike out the balance of the section and in lieu thereof insert the following: *showing how it was executed and the date the patient was delivered to the hospital.*

Strike out all of section 3 of the bill.

W. W. BELLEW,  
T. M. BERRY,  
F. E. WHITTEMORE,

Managers on the part of the Senate.

C. C. CRABBE,  
L. J. GRAHAM,

Managers on the part of the House.

The question being, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Greve,	McFarland,
Atkinson,	Denune,	Griswold,	McKay,
Beaty,	Dodge,	Halstead,	Madden,
Benner,	Donahay,	Harter,	Mulcahy,
Billingslea,	Drury,	Hastings,	Pearson,
Bishop,	Dunn,	Hoover,	Reynolds, Jas. A.,
Blauser,	Evans,	Hopple,	Robins,
Bonser,	Faris,	Huber,	Silver,
Brannon,	Federman,	Jones, of Hamilton,	Spidel,
Bryson,	Foster,	Jones, of Trumbull,	Stump,
Burns,	Fouts,	Kay,	Swedersky,
Cable,	Gordon, of Brown,	Lawyer,	Thompson,
Carpenter,	Gorrell,	Lentz,	Walsh,
Carson,	Graham,	Lonz,	Weaver,
Chester,	of Licking,	Luchsinger,	Wenner,
Cochrun,	Graham,	Lustig,	Wiest,
Comings,	of Muskingum,	Lytle,	Wildermuth,
Copeland,	Green,	McCoy,	Wise — 71.
Cowan,			

The report of the committee of conference was agreed to.

By unanimous consent Mr. James A. Reynolds offered the following resolution:

**H. R. No. 84** — Mr. James A. Reynolds.

Relative to compensation of E. W. Hughes.

WHEREAS, Edward W. Hughes did with other employes of the House give ten days' service at the opening of the 82nd General Assembly, assisting in the organization of the House and for which service he was not compensated and all other employes rendering a like service were compensated; therefore be it

*Resolved by the House*, That the clerk and speaker of the House are hereby authorized and directed to issue a voucher to said E. W. Hughes on the contingent fund of the House for ten days' pay at the regular per diem of five dollars.....\$50.00.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Mulcahy,
Atkinson,	Cowan,	Greve,	Myers,
Beaty,	Crosser,	Griswold,	Pugh,
Benner,	Denune,	Halstead,	Reynolds, Jas. A.,
Billingslea,	Dodge,	Harter,	Robins,
Bishop,	Donahay,	Hastings,	Russell,
Blauser,	Drury,	Hopple,	Silver,
Bonser,	Dunn,	Huber,	Smith,
Brannon,	Faris,	Jones, of Trumbull,	Spidel,
Bryson,	Federman,	Kay,	Stump,
Burns,	Foster,	Lawyer,	Swedersky,
Cable,	Fouts,	Lentz,	Thompson,
Carpenter,	Gordon, of Brown,	Lonz,	Walsh,
Carson,	Gorrell,	Lustig,	Wenner,
Chester,	Graham,	Lytle,	Wiest,
Cochrun,	of Licking,	McCoy,	Wildermuth,
Comings,	Graham,	McFarland,	Wise,
Cookston,	of Muskingum,	Madden,	York — 70.

The resolution was adopted.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 771** — Mr. Silver.

Providing for the bonding of employes in the department of treasurer of state.

On motion of Mr. Silver the constitutional rule requiring bills to be fully read on three different days was dispensed with, and

**H. B. No. 771** — Mr. Silver, was read the second time by its title.

On motion of Mr. Silver the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 771** was engrossed at the Clerk's desk and ordered placed on the calendar.

On motion of Mr. Silver **H. B. No. 771** — Mr. Silver, was taken up out of its order on the calendar and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 74, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Greve,	Matthews,
Beaty,	Crosser,	Griswold,	Miller, of Stark,
Benner,	Denune,	Halstead,	Mulcahy,
Billingslea,	Dodge,	Hastings,	Myers,
Bishop,	Donahay,	Hoover,	Pearson,
Blauser,	Drury,	Hopple,	Pugh,
Bliss,	Dunn,	Huber,	Robins,
Bonser,	Evans,	Johnston,	Robinson,
Brannon,	Faris,	Jones, of Hamilton,	Silver,
Bryson,	Federman,	Jones, of Trumbull,	Smith,
Burns,	Foster,	King,	Spidel,
Cable,	Fouts,	Lawyer,	Stump,
Carpenter,	Gordon, of Brown,	Lentz,	Swedersky,
Carson,	Gorrell,	Lonz,	Thompson,
Chester,	Graham,	Lustig,	Walsh,
Cochrun,	of Licking,	Lytle,	Wenner,
Comings,	Graham,	McCoy,	Wiest,
Copeland,	of Muskingum,	McFarland,	Wise,
Cowan,	Green,	McKay,	York — 74.

So the bill passed.

The title was agreed to.

**Am. S. B. No. 244**—The Joint Committee on Salaries of State Employes and School Teachers, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 73, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Greve,	Miller, of Stark,
Atkinson,	Crosser,	Griswold,	Mulcahy,
Banker,	Denune,	Harter,	Myers,
Beaty,	Dodge,	Hastings,	Pearson,
Benner,	Donahay,	Hoover,	Pugh,
Billingslea,	Drury,	Hopple,	Reynolds, Jas. A.,
Bishop,	Dunn,	Jones, of Hamilton,	Robins,
Blauser,	Evans,	Jones, of Trumbull,	Robinson,
Bliss,	Faris,	Kay,	Silver,
Bonser,	Federman,	Lentz,	Smith,
Brannon,	Foster,	Lonz,	Stump,
Bryson,	Fouts,	Luchsinger,	Swedersky,
Burns,	Gordon, of Brown,	Lustig,	Taylor,
Cable,	Gorrell,	Lytle,	Thompson,
Carson,	Graham,	McCoy,	Weaver,
Cochrun,	of Licking,	McFarland,	Wenner,
Comings,	Graham,	McKay,	Wiest,
Cookston,	of Muskingum,	Madden,	York—73.
Copeland,	Green,	Matthews,	

Mr. Huber voted in the negative.

So the bill passed.

The title was agreed to.

**Am. S. B. No. 254**—The Joint Committee on Salaries of State Employes and School Teachers, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Lytle moved to amend as follows:

In line 15, after the word "salaries", add "or persons whose services are continued throughout the year by either the Senate or the House of Representatives".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 76, nays none, as follows.

Those voting in the affirmative are: Messrs.

Alban,	Chester,	Freeman,	Johnston,
Atkinson,	Cochrun,	Gorrell,	Jones, of Hamilton,
Banker,	Comings,	Graham,	Jones, of Trumbull,
Peaty,	Cookston,	of Licking,	Lawyer,
Penner,	Crabbe,	Graham,	Lentz,
Billingslea,	Crosser,	of Muskingum,	Lonz,
Bishop,	Denune,	Green,	Luchsinger,
Bonser,	Dodge,	Greve,	Lustig,
Brannon,	Donahay,	Griswold,	Lytle,
Bryson,	Drury,	Halstead,	McCoy,
Burns,	Dunn,	Harter,	McFarland,
Cable,	Faris,	Hastings,	McKay,
Carpenter,	Federman,	Hoover,	Madden,
Carson,	Foster,	Hopple,	Matthews,



Those voting in the affirmative are: Messrs. — Concluded.

Mulcahy,	Robinson,	Taylor,	Wiest,
Myers,	Russell,	Thompson,	Wildermuth,
Pearson,	Silver,	Walsh,	Winter,
Pugh,	Smith,	Weaver,	Wise,
Reynolds, Jas. A.,	Stump,	Wenner,	York — 76.
Robins,	Swedersky,		

So the bill passed.

The title was agreed to.

**S. B. No. 258** — The Joint Committee on Salaries of State Employes and School Teachers, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Denune,	Hastings,	Reynolds, Jas. A.,
Backowski,	Donahay,	Helfrich,	Robins,
Banker,	Drury,	Hoover,	Russell,
Benner,	Dunn,	Hopple,	Silver,
Billingslea,	Faris,	Johnston,	Smith,
Bishop,	Federman,	Jones, of Hamilton,	Spidel,
Bliss,	Foster,	Jones, of Trumbull,	Stump,
Bonser,	Fouts,	Kay,	Swedersky,
Brannon,	Freeman,	Lawyer,	Taylor,
Burns,	Gorrell,	Lentz,	Thompson,
Carpenter,	Graham,	Lonz,	Walsh,
Carson,	of Licking,	Lustig,	Wenner,
Cochrun,	Graham,	Lytle,	Wiest,
Copeland,	of Muskingum,	Madden,	Wildermuth,
Cowan,	Green,	Myers,	Winter,
Crabbe,	Greve,	Pearson,	York — 65.
Crosser,	Harter,	Pugh,	

So the bill passed.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time:

**H. B. No. 772** — Joint Committee on Salaries of State Employes and School Teachers.

To amend sections 1181 and 1182 of the General Code, relative to the compensation of state employes.

On motion of Mr. Atkinson the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 772** was read the second time by its title.

On motion of Mr. Atkinson the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 772** was ordered engrossed at the Clerk's desk and placed on the calendar.

Mr. Atkinson moved that **H. B. No. 772** — The Joint Committee on Salaries of State Employes and School Teachers, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

**H. B. No. 772** — The Joint Committee on Salaries of State Employes and School Teachers, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Taylor moved to amend as follows:

In sec. 1182, in the third sentence of said section and in the clause of said sentence fixing the salary of the chief clerk of the State Highway Department, insert after the word "thousand" and before the word "dollars" the words "five hundred".

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crabbe,	Griswold,	Mulcahy,
Atkinson,	Crosser,	Halstead,	Myers,
Backowski,	Denune,	Hastings	Pearson,
Banker,	Dodge,	Helfrich,	Pugh,
Beaty,	Donahay,	Hopple,	Reynolds, Jas. A.,
Benner,	Drury,	Hughes,	Silver,
Billingslea,	Dunn,	Johnston,	Smith,
Blauser,	Evans,	Jones, of Hamilton,	Spidel,
Bonser,	Foster,	Jones, of Trumbull,	Stump,
Brannon,	Fouts,	Kay,	Swedersky,
Bryson,	Freeman,	Lawyer,	Taylor,
Burns,	Gordon, of Brown,	Lonz,	Thompson,
Cable,	Gorrell,	Luchsinger,	Walsh,
Carson,	Graham,	Lustig,	Wenner,
Chester,	of Muskingum,	Lytle,	Wiest,
Cochrun,	Green,	McFarland,	Wildermuth,
Copeland,	Greve,	Madden,	York — 67.

So the bill passed.

The title was agreed to.

**H. B. No. 657** — Mr. Stump, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Dunn moved to amend as follows:

In line 2 strike out the word "section" and insert "sections".

In line 2 after the number 11206, insert "10993, 10994, and 11003."

In line 20 strike out the word "section" and insert "sections".

In line 20 after the number 11206, insert "10993, 10994, 11003 and 11010".

After line 19 insert the following sections:

"Sec. 10993. Such guardian may sue in his own name, describing himself as guardian of the ward for whom he sues. When his guardianship ceases by his death, removal or otherwise, or by the death of his ward, actions or proceedings then pending shall not abate, if the right survives. His successor as guardian, or such idiot, imbecile, \* \* \* lunatic or incompetent, if he be restored to his reason, or the executor or administrator of such idiot, imbecile, \* \* \* lunatic, or incompetent, as the case may require, shall be made party to the suit or other proceeding, as is provided by law for making an executor or administrator party to a suit or proceeding of a like kind, where the plaintiff dies during its pendency.

"Sec. 10994. When a sale of the real estate, or coal from under, or fire-clay upon or under, the real estate of such ward is necessary for the support of himself or his family, or the payment of his debts, or such sale will be for the interest of such ward or his children, the guardian may sell it under like proceedings as are required by law to authorize

the sale of real estate by the guardian of a minor. Or, if it be more for the interest of such idiot, imbecile, \* \* \* lunatic *or incompetent*, or his children, upon the petition of the guardian, the probate court may authorize him to sell such real estate, or coal, iron-ore, limestone, fire-clay or other minerals upon, or under the real estate, or the right to mine them, at private sale, either in whole or in parcels and upon such terms of payment as the court prescribes.

"Sec. 11003. The guardian of an idiot, imbecile, \* \* \* lunatic, *or incompetent*, appointed by a court in this state or elsewhere, may complete the real contracts of his ward, or any authorized contract of a guardian who has died or been removed, in like manner and by like proceedings as the real contract of a decedent, under an order of court, may be specifically performed by his executor or administrator. When by virtue of such contract or the completion of it, the guardian shall receive or be entitled to receive moneys not amply covered by his bond, the court shall require of him an additional bond with sureties, in respect of such moneys.

"Sec. 11010. When the probate judge is satisfied that an idiot, imbecile, \* \* \* lunatic, *or incompetent*, or a person as to whom guardianship has been granted as such, is restored to reason, *or competency*, or that letters of guardianship have been improperly issued, he shall make an entry upon the journal that such guardianship terminate. Thereupon it shall cease, and the accounts of the guardian be settled by the court."

After line 21, add the following section:

"Section 3. This act is hereby declared to be an emergency measure, necessary for the immediate preservation of the public peace, health and safety, for the reason that many guardians have recently been appointed for incompetent persons, but are now powerless to provide the necessary protection for their wards such as contemplated by the laws providing for their appointment."

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Halstead,	Madden,
Banker,	Donahay,	Harter,	Mulcahy,
Beaty,	Drury,	Hastings	Pugh,
Benner,	Dunn,	Helfrich,	Robins,
Billingslea,	Faris,	Hoover,	Robinson,
Bishop,	Federman,	Hopple,	Russell,
Blauser,	Foster,	Huber,	Silver,
Bliss,	Fouts,	Johnston,	Smith,
Bonser,	Freeman,	Jones, of Hamilton,	Stump,
Bryson,	Gordon, of Brown,	Jones, of Trumbull,	Swedersky,
Burns,	Gorrell,	Kay,	Thompson,
Cable,	Graham,	Lawyer,	Walsh,
Chester,	of Licking,	Lentz,	Weaver,
Cochrun,	Graham,	Lonz,	Wiest,
Comings,	of Muskingum,	Luchsinger,	Wildermuth,
Copeland,	Green,	Lytle,	Wise,
Crosser,	Griswold,	McCoy,	York — 67.
Denune,			



Mr. Dunn moved to amend the title as follows:

Strike out the word "section" and insert the word "sections".

After the number 11206, insert "10993, 10994, 11003, and 11010".

Strike out second and third lines of title and insert "guardianship proceedings".

The motion was agreed to and the title was so amended.

The title as amended was agreed to.

**S. B. No. 131** — Mr. Archer, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Drury,	Helfrich,	Reynolds, Jas. A.,
Atkinson,	Dunn,	Hopple,	Robinson,
Banker,	Faris,	Huber,	Russell,
Bishop,	Foster,	Johnston,	Silver,
Blauser,	Fouts,	Jones, of Hamilton,	Smith,
Bonser,	Freeman,	Jones, of Trumbull,	Spidel,
Bryson,	Gordon, of Brown,	Kay,	Stump,
Burns,	Gorrell,	King,	Swedersky,
Cable,	Graham,	Lawyer,	Taylor,
Carson,	of Licking,	Lentz,	Thompson,
Cochrun,	Graham,	Lonz,	Walsh,
Comings,	of Muskingum,	Lytle,	Weaver,
Cowan,	Green,	McCoy,	Wenner,
Crabbe,	Greve,	Madden,	Wiest,
Crosser,	Griswold,	Matthews,	Wildermuth,
Denune,	Halstead,	Mulcahy,	Wise,
Dodge,	Harter,	Myers,	York — 68.
Donahay,	Hastings		

So the bill passed.

The title was agreed to.

**S. B. No. 219** — Mr. Ritter, was taken up and read the third time.

The question being, "Shall the bill pass?"

On motion of Mr. Federman **S. B. No. 219** — Mr. Ritter, was indefinitely postponed.

**S. J. R. No. 66** — Mr. O'Brien, was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Graham,	Kay,
Backowski,	Denune,	of Muskingum,	Kreider,
Beaty,	Dodge,	Green,	Lawyer,
Benner,	Donahay,	Greve,	Lonz,
Blauser,	Drury,	Griswold,	Luchsinger,
Bliss,	Evans,	Halstead,	Lytle,
Bonser,	Federman,	Harter,	McCoy,
Brannon,	Foster,	Hastings	Matthews,
Bryson,	Freeman,	Helfrich,	Mulcahy,
Cable,	Gordon, of Brown,	Hopple,	Myers,
Carson,	Gorrell,	Huber,	Pearson,
Comings,	Graham,	Johnston,	Pugh,
Copeland,	of Licking,	Jones, of Hamilton,	Reynolds, Jas. A.,
Cowan,		Jones, of Trumbull,	Robins,

Those voting in the affirmative are: Messrs. — Concluded.

Robinson,	Stump,	Walsh,	Winter,
Russell,	Taylor,	Weaver,	Wise,
Silver,	Thompson,	Wenner,	York — 66.
Spidel,			

The resolution was adopted.

Mr. Jones, of Trumbull, submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 606** — Mr. Cable.

To amend section 1397 of the General Code, relative to open season for squirrels.

**H. B. No. 651** — Mr. Bond.

To amend section 4345-1 of the General Code, relative to the construction, combining or rebuilding of public utilities in municipalities.

**H. B. No. 686** — Mr. Robins.

To amend section 1662 of the General Code (as amended 108 O. L., part 1, 692), relating to probation officers, their appointment and compensation.

**H. B. No. 705** — Mr. Donahay.

To provide for refunding collateral inheritance taxes paid when it has been judicially determined that the whole or a part of said taxes ought not to have been paid.

**H. B. No. 721** — Mr. Pearson.

To amend section 8977 of the General Code, providing for rate of passenger fares on railroads.

**H. B. No. 341** — Mr. Besaw.

To amend sections 1352-3, 1352-4, 1352-5 and 1352-7 of the General Code, relating to payment by counties for care of state wards.

ROBERT J. O'BRIEN,  
C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,

CHAS. A. WHITE,  
THOMAS W. LATHAM,  
J. E. HOLDEN,  
TOM W. JONES.

The speaker of the House, in the presence of the House, signed said bills.

Mr. McCoy submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**Am. S. B. No. 3** — Mr. Liggitt.

To amend section 486-10 of the General Code, relative to the eligibility of honorably discharged soldiers for positions in the classified service.

**Am. S. B. No. 206** — Mr. Hopley.

To amend sections 4952, 4952-1 and 4969 of the General Code, relative to declarations of candidacy for nomination of certain officers at primary elections.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
J. E. HOLDEN,  
THOMAS W. LATHAM,

C. F. McCOY,  
HENRY EVANS,  
HERBERT L. JONES.

The speaker of the House, in the presence of the House, signed said bills.

By unanimous consent Mr. Matthews offered the following resolution:

**H. J. R. No. 114**—Mr. Matthews.

Relative to the reunion at Dayton, O.

WHEREAS, On December 9, 1919, a joint resolution was offered by Senator Sparks, inviting the General Assembly to visit Dayton, Ohio, and to be entertained by the citizens of said city, the occasion being the annual reunion of the said General Assembly; and

WHEREAS, The said resolution provided for the appointment of three Senators and three Representatives to assist the citizens of Dayton in making the necessary arrangements; and

WHEREAS, The Speaker of the House of Representatives appointed Messrs. Spidel, Silver and Stokes and through inadvertence of the House neglected to amend said resolution providing for a committee of five to be appointed on the part of the House; therefore,

*Be it resolved by the General Assembly of the State of Ohio*, That said committee be increased to five on the part of the House and the Speaker of said House is hereby directed to add to said committee the names of Representatives Paul M. Banker and John E. Barnes.

Mr. Matthews moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Donahay,	Helfrich,	Mulcahy,
Atkinson,	Drury,	Hopple,	Myers,
Backowski,	Dunn,	Johnston,	Pearson,
Beaty,	Evans,	Jones, of Hamilton,	Robins,
Benner,	Foster,	Jones, of Trumbull,	Russell,
Blauser,	Freeman,	Kay,	Scott,
Bonser,	Gordon, of Brown,	Lawyer,	Smith,
Cable,	Gorrell,	Lentz,	Stump,
Carpenter,	Graham,	Lonz,	Swedersky,
Carson,	of Licking,	Luchsinger,	Taylor,
Cochran,	Graham,	Lustig,	Walsh,
Comings,	of Muskingum,	Lytle,	Wenner,
Copeland,	Green,	McCoy,	Wiest,
Crabbe,	Greve,	McKay,	Wildermuth,
Crosser,	Halstead,	Madden,	Wise,
Denune,	Harter,	Matthews,	York — 65.
Dodge,	Hastings	Miller, of Stark	

The resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 638**—Mr. Graham, of Muskingum.

To supplement section 4139 of the General Code, relative to joint city and county workhouses and to repeal sections 14548, 14549, 14550.



14551, 14552, 14553, 14554, 14555, 14556, 14557, 14558, 14559, 14560, 14561, 14562, 14566, 14567, 14569 and 14570 of the General Code.

With the following amendment in which the concurrence of the House is requested:

After the figures "14562" strike out the figures "14566".

Attest:

W. E. HALLEY,  
Clerk

Mr. Graham, of Muskingum, moved that the rules be suspended and that the Senate amendment be now taken up.

The question being, "Shall the Senate amendment be agreed to?"

The yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Denune,	Halstead,	McKay,
Atkinson,	Dodge,	Harter,	Madden,
Beaty,	Donahay,	Hastings,	Miller, of Stark,
Benner,	Drury,	Helfrich,	Mulcahy,
Bishop,	Dunn,	Huber,	Myers,
Blauser,	Evans,	Johnston,	Robins,
Bliss,	Faris,	Jones, of Hamilton,	Scott,
Bonser,	Federman,	Jones, of Trumbull,	Silver,
Brannon,	Foster,	Kay,	Smith,
Cable,	Freeman,	King,	Spidel,
Carpenter,	Gorrell,	Lawyer,	Stump,
Chester,	Graham,	Lentz,	Swedersky,
Cochrun,	of Licking,	Lonz,	Taylor,
Comings,	Graham,	Luchsinger,	Walsh,
Copeland,	of Muskingum,	Lustig,	Wiest,
Crabbe,	Green,	Lytle,	Wildermuth,
Crosser,	Greve,	McCoy,	Wise — 66.

The Senate amendment was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 251** — Mr. Archer.

To amend sections 2750, 2995 and 2996 of the General Code, relating to the term of county recorder and to the salary of such recorder.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **S. B. No. 251** — Mr. Archer, was read the second time by its title and ordered placed on the calendar.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the passage of the following bill:

**H. B. No. 650** — Mr. Green.

To amend sections 31618 and 3939 of the General Code, relative to authorizing municipalities to manufacture and harvest ice and furnish same to inhabitants thereof.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**H. B. No. 759** — Mr. Crabbe.

To repeal sections 6212-85, 6212-86, 6212-87, 6212-88, 6212-89, 6212-90, 6212-91, 6212-93, 6212-94, 6212-95, 6212-96, 6212-97, 6212-98, 6212-99, 6212-100, 6212-101, 6212-102, 6212-103, 6212-104, 6212-105, 6212-106, relative to the manufacture and sale of intoxicating liquor.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Sub. H. B. No. 612** — Mr. Smith.

To supplement section 1155-16 of the General Code by the enactment of supplemental sections to be known as sections 1155-16a and 1155-16b, and to amend section 1155-19 of the General Code, relating to the inspection of cold storage goods and the regulation and inspection of cold storage warehouses.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 707** — Mr. Morris.

To abolish the superior court of Cincinnati by repealing sections 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578, and 1579 of the General Code creating the superior court of Cincinnati.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 131** — Mr. Archer.

To amend section 7822 and section 7823 of the General Code and to repeal 7823-1 relating to qualification of teachers.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 717** — Mr. Jones, of Hamilton.

To abolish the Insolvency Court of Hamilton County and to repeal sections 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618 and 1619 of the General Code.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 760** — Mr. Crabbe.

To repeal sections 6212-107, 6212-108, 6212-109, 6212-110, 6212-111, 6212-112, 6212-113, 6212-114, 6212-115, 6212-116, 6212-117, 6212-118, 6212-119, 6212-120 and 6212-121 of the General Code, relative to the manufacture and sale of intoxicating liquor.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 237** — Mr. Sparks.

To amend sections 843-3, 843-4, 843-8 and 843-17 of the General Code, to clarify and correct errors in the act (Amended S. B. No. 14) and providing for a hearing and an appeal in the matter of revocation of hotel or restaurant licenses or the refusal to issue or transfer such licenses.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.

On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 237** — Mr. Sparks, was read the second time by its title and ordered placed on the calendar.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**Am. S. B. No. 200** — Mr. Agnew.

To enact supplemental section 5375-5 of the General Code, relating to the form of blank for listing property for taxation.

Attest:

W. E. HALLEY,  
Clerk.

Said bill was read the first time.



On motion of Mr. Federman the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **Am. S. B. No. 200** — Mr. Agnew, was read the second time by its title and ordered placed on the calendar.

By unanimous consent Mr. Robins offered the following resolution:

**H. J. R. No. 115** — Mr. Robins.

Relative to pay for employees.

*Be it resolved by the General Assembly of Ohio:*

WHEREAS, All employees of the state have had their salary increased except the employees of the General Assembly, therefore

*Be it resolved by the General Assembly;* That an increase of the pay of the employees of the General Assembly be made for the period of time employed in this session since January 1, 1920, upon the same basis per month as provided in **S. B. No. 254** for other employees of the state and the President of the Senate and the Speaker of the House are hereby directed to issue vouchers as provided above and the auditor of state is directed to pay said vouchers out of the appropriations of funds as provided for the House and Senate in A-2 salaries.

Mr. Robins moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 64, nays one, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Halstead,	Mulcahy,
Atkinson,	Copeland,	Harter,	Myers,
Backowski,	Crosser,	Hastings,	Pearson,
Beaty,	Denune,	Helfrich,	Robins,
Benner,	Donahay,	Hoover,	Robinson,
Billingslea,	Drury,	Hopple,	Scott,
Bishop,	Dunn,	Johnston,	Silver,
Blauser,	Evans,	Jones, of Hamilton,	Smith,
Bliss,	Federman,	King,	Stump,
Bonser,	Freeman,	Lentz,	Swedersky,
Brannon,	Gordon, of Brown,	Lonz,	Taylor,
Bryson,	Gorrell,	Luchsinger,	Walsh,
Cable,	Graham,	Lustig,	Weaver,
Carpenter,	of Licking,	Lvtle,	Wenner,
Carson,	Green,	Matthews,	Wise,
Chester,	Greve,	Miller, of Stark,	York — 64.
Cochrun,			

Mr. McCoy voted in the negative.

The resolution was adopted.

Mr. Federman moved that the following bills be adopted as the calendar for the day:

**S. B. No. 243** — Mr. Miller.

**S. B. No. 210** — Mr. Miller.

**H. B. No. 766** — Mr. Graham, of Muskingum.

**S. B. No. 237** — Mr. Sparks.

**H. B. No. 725** — Mr. King.

**H. B. No. 751** — Mr. Crabbe.

**H. B. No. 767** — Mr. Spidel.

**H. B. No. 738** — Mr. Freeman.

**S. B. No. 164** — Mr. Agnew.

**S. B. No. 165** — Mr. Agnew.

**S. B. No. 234** — Mr. Stone.

**S. B. No. 223** — Mr. Miller.

**S. B. No. 209** — Mr. Bellew.

**S. B. No. 230** — Mr. Ritter.

**H. B. No. 634** — Mr. Smith.

**S. B. No. 238** — Mr. Kryder.

The motion was agreed to.

Mr. Scott moved that the committee on Judiciary be discharged from further consideration of **S. B. No. 210** — Mr. Miller, and that same be informally passed.

The motion was agreed to.

Mr. Graham, of Muskingum, moved that the committee on Codes, Courts and Procedure be discharged from further consideration of **H. B. No. 766** — Mr. Graham, of Muskingum, and said bill be placed on its passage.

The motion was agreed to.

**H. B. No. 766** — Mr. Graham, of Muskingum, was taken up and read the third time.

The question being, "Shall the bill pass?"

By unanimous consent further consideration was deferred.

Mr. Hughes called up the pending motion entered upon the journal to reconsider the vote whereby **S. B. No. 218** — Mr. Wagner, was lost.

The motion was taken up.

The question being, "Shall the vote be reconsidered?"

Which was agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 5, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dunn,	Hughes,	Myers,
Atkinson,	Evans,	Johnston,	Pearson,
Backowski,	Faris,	Jones, of Hamilton,	Reynolds, Jas. A.,
Banker,	Federman,	Jones, of Trumbull,	Reynolds, Tom,
Beaty,	Gordon, of Brown,	Kay,	Robins,
Benner,	Gorrell,	King,	Robinson,
Billingslea,	Graham,	Lawyer,	Scott,
Bishop,	of Licking,	Lentz,	Smith,
Bonser,	Graham,	Lonz,	Spidel,
Brannon,	of Muskingum,	Luchsinger,	Swedersky,
Cochrun,	Green,	Lustig,	Taylor,
Comings,	Greve,	Lytle,	Thompson,
Copeland,	Halstead,	McKay,	Wenner,
Crabbe,	Harter,	Madden,	Wiest,
Crosser,	Helfrich,	Matthews,	Winter,
Donahay,	Hoover,	Miller, of Stark,	York — 65.
Drury,	Hopple,	Mulcahy,	

Those voting in the negative are: Messrs. Blauser, Cable Carson, Silver and Weaver.

So the bill passed.

The title was agreed to.

**Sub. S. B. No. 210**—Mr. Miller, which had formerly been informally passed was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 65, nays 11, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Dodge,	Hughes,	Reynolds, Tom,
Atkinson,	Donahay,	Johnston,	Robinson,
Backowski,	Drury,	Jones, of Hamilton,	Russell,
Banker,	Dunn,	Jones, of Trumbull,	Scott,
Benner,	Evans,	Kay,	Silver,
Bonser,	Faris,	King,	Spidel,
Brannon,	Federman,	Lawyer,	Stump,
Bryson,	Foster,	Lentz,	Swedersky,
Cable,	Fouts,	Lonz,	Taylor,
Carpenter,	Freeman,	Luchsinger,	Thompson,
Carson,	Graham,	Lustig,	Walsh,
Cochrun,	of Licking,	Lytle,	Weaver,
Comings,	Graham,	McCoy,	Wenner,
Copeland,	of Muskingum,	Matthews,	Winter,
Cowan,	Halstead,	Mulcahy,	Wise,
Crosser,	Hopple,	Myers,	York—65.
Denune,	Huber,	Reynolds, Jas. A.,	

Those voting in the negative are: Messrs.

Bishop,	Gorrell,	Hoover,	Robins,
Blauser,	Greve,	Madden,	Weaver—11.
Gordon, of Brown,	Helfrich,	Miller, of Stark,	

So the bill passed.

The title was agreed to.

The Speaker appointed under the provisions of **H. B. No. 653**—Mr. King, Messrs. Lytle, King, and Foster.

**H. B. No. 766**—Mr. Graham, of Muskingum, which had formerly been read the third time and action upon which had been deferred was taken up.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 18, nays 47, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Dunn,	Helfrich,	Matthews,
Backowski,	Gordon, of Brown,	Johnston,	Mulcahy,
Banker,	Gorrell,	Lentz,	Spidel,
Bryson,	Graham,	Lonz,	Swedersky—18.
Denune,	of Muskingum,	Madden,	

Those voting in the negative are: Messrs.

Alban,	Comings,	Greve,	McFarland,
Beaty,	Copeland,	Halstead,	Miller, of Stark,
Benner,	Crabbe,	Hoover,	Myers,
Billingslea,	Crosser,	Hopple,	Pearson,
Bishop,	Dodge,	Huber,	Robins,
Blauser,	Donahay,	Hughes,	Russell,
Brannon,	Drury,	Jones, of Hamilton,	Scott,
Cable,	Foster,	Jones, of Trumbull,	Silver,
Carpenter,	Freeman,	Kay,	Weaver,
Carson,	Graham,	Lawyer,	Wenner,
Chester,	of Licking,	Lustig,	Wiest,
Cochrun,	Green,	McCoy,	Wise—47.



The bill not having received a constitutional majority, was lost.

**H. B. No. 725** — Mr. King, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cowan,	Greve,	Mulcahy,
Atkinson,	Crabbe,	Halstead,	Mvers,
Banker,	Crosser,	Helfrich,	Pearson,
Beaty,	Denune,	Hoover,	Reynolds, Tom,
Benner,	Dodge,	Hopple,	Robins,
Billingslea,	Donahay,	Huber,	Robinson,
Bishop,	Drury,	Hughes,	Scott,
Blouser,	Dunn,	Jones, of Hamilton,	Silver,
Bonser,	Foster,	Jones, of Trumbull,	Spidel,
Brannon,	Fouts,	Kay,	Stump,
Bryson,	Freeman,	King,	Swedersky,
Cable,	Gordon, of Brown,	Lawyer,	Thompson,
Carpenter,	Gorrell,	Lentz,	Walsh,
Carson,	Graham,	Lytle,	Weaver,
Chester,	of Licking,	McCoy,	Wenner,
Cochrun,	Graham,	McFarland,	Wiest,
Comings,	of Muskingum,	McKay,	Winter,
Copeland,	Green,	Madden,	Wise,
			York—71.

Mr. Backowski voted in the negative.

So the bill passed.

The title was agreed to.

**H. B. No. 751** — Mr. Crabbe, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Crabbe moved to amend as follows:

In line 7 strike out the asterisks and insert the word "daily".

In line 9 strike out the asterisks and insert the word "daily".

In line 11 place a period after the word therein and strike out the remainder of line 11 and part of line 12 down to and including the word "sufficient" and insert in lieu thereof the following:

"If there be no such daily newspaper published in the county then in two weekly English newspapers published and circulated therein, if there are two such papers published; if not then in one such weekly English newspaper will be sufficient. If there be no such weekly English newspapers published and circulated therein, then in two tri-weekly English newspapers published and circulated therein, if there are two such papers published; if not, then in one such tri-weekly English newspaper will be sufficient. If there be no such tri-weekly English newspaper published and circulated therein, then in two semi-weekly English newspapers published and circulated therein, if there are two such papers published; if not, then in one such semi-weekly English newspaper will be sufficient.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 71, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Green,	Matthews,
Atkinson,	Denune,	Greve,	Mulcahy,
Backowski,	Dodge,	Halstead,	Pearson,
Banker,	Donahay,	Helfrich,	Reynolds, Jas. A.,
Beaty,	Drury,	Hopple,	Reynolds, Tom,
Benner,	Dunn,	Johnston,	Robins,
Billingslea,	Evans,	Jones, of Hamilton,	Robinson,
Bishop,	Faris,	Jones, of Trumbull,	Russell,
Blauser,	Federman,	Kay,	Scott,
Brannon,	Foster,	King,	Silver,
Bryson,	Fouts,	Lawyer,	Spidel,
Burns,	Freeman,	Lentz,	Swedersky,
Cable,	Gordon, of Brown,	Lonz,	Thompson,
Carpenter,	Gorrell,	Lustig,	Walsh,
Carson,	Graham,	Lytle,	Wenner,
Chester,	of Licking,	McCoy,	Wiest,
Cochrun,	Graham,	McFarland,	Wise,
Comings,	of Muskingum,	Madden,	York — 71.
Crabbe,			

Mr. Huber voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Federman moved that **S. B. No. 209** — Mr. Bellew, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

Mr. Donahay demanded a call of the House, which was duly seconded, taken, and eighty-two members answered to their names.

The absentees are: Messrs.

Barnes,	Cookston,	Hastings,	Moyer,
Beetham,	Davis,	Hatch,	Pugh,
Besaw,	Dildine,	Hinchey,	Schelhorn,
Billingslea,	Dunspaugh,	Hooley,	Shy,
Bing,	Emery,	Kilbane,	Smith,
Bliss,	Entemann,	Kreider,	Stokes,
Bond,	Gardner,	Luchsinger,	Stump,
Brach,	Gordon, of Logan,	Miller, of Fulton,	Talley,
Brown,	Griswold,	Miller, of Stark,	Waterston.
Clark,	Harter,	Morris,	

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Federman further proceedings under the call were dispensed with.

**S. B. No. 209** — Mr. Bellew, was taken up and read the third time.

The question being, "Shall the bill pass?"

Mr. Federman demanded the previous question, which was duly seconded. The question being, "Shall the debate now close", which was agreed to, and the main question ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 64, nays 17, as follows:

Those voting in the affirmative are: Messrs.

Atkinson,	Billingslea,	Brannon,	Copeland,
Backowski,	Bishop,	Burns,	Cowan,
Banker,	Blauser,	Cable,	Crosser,
Beaty,	Bliss,	Cochrun,	Donahay,
Benner,	Bonsor,	Comings,	Drury,

Those voting in the affirmative are: Messrs. — Concluded.

Evans,	Harter,	Lustig,	Robins,
Faris,	Helfrich,	Lytle,	Scott,
Federman,	Hoover,	McFarland,	Spidel,
Foster,	Hopple,	McKay,	Swedersky,
Fouts,	Hughes,	Madden,	Thompson,
Freeman,	Johnston,	Matthews,	Walsh,
Gordon, of Brown,	Jones, of Trumbull,	Mulcahy,	Wenner,
Graham,	Kay,	Myers,	Wildermuth,
of Muskingum,	King,	Pearson,	Winter,
Green,	Lonz,	Reynolds, Jas. A.	Wise,
Greve,	Luchsinger,	Reynolds, Tom,	York — 64.
Halstead,			

Those voting in the negative are: Messrs.

Alban,	Dodge,	Jones, of Hamilton,	Miller, of Stark,
Bryson,	Gorrell,	Lawyer,	Robinson,
Carpenter,	Graham,	Lentz,	Silver,
Chester,	of Licking,	McCoy,	Weaver — 17.
Crabbe,	Huber,		

So the bill passed.

The title was agreed to.

Mr. Gorrell moved that the vote by which **H. B. No. 734** — Mr. Luchsinger, was lost be now reconsidered.

The motion was agreed to.

The question being, "Shall the bill pass?"

Mr. Blauser moved to amend as follows:

In line 4, after Sec. 51, strike out the remainder of said line and all of lines 5 and 6 including the period and insert in lieu thereof the following:

"The statutory clerks of the House of Representatives and the Senate shall each be paid eight dollars per day for each day's attendance except the journal clerks who shall be paid ten dollars per day for each day's attendance and the sergeants-at-arms and assistants and assistant clerks shall each be paid six dollars per day for each day's attendance. During service all shall receive the actual fare per mile each way for mileage twice a month from and to their place of residence by the most direct route of public travel, same to be paid monthly".

In line 10, after the word "mileage", insert a period and strike out the remainder of said line and all of lines 11 and 12.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Carson,	Freeman,	Kay,
Atkinson,	Chester,	Graham,	King,
Beckowski,	Cochran,	of Muskingum,	Lentz,
Banker,	Comings,	Green,	Lonz,
Peaty,	Cowan,	Greve,	Luchsinger,
Pillingslea,	Crabbe,	Harter,	Lustig,
Pishop,	Crosser,	Helfrich,	Lytle,
Blauser,	Dodge,	Hoover,	Matthews,
Bliss,	Donahay,	Hopple,	Miller, of Stark,
Ponser,	Drury,	Hughes,	Mulcahy,
Prannon,	Dunn,	Johnston,	Myers,
Pryson,	Evans,	Jones, of Hamilton,	Pearson,
Burns,	Federman,	Jones, of Trumbull,	Reynolds, Jas. A.



Those voting in the affirmative are: Messrs. — Concluded.

Robins,	Silver,	Thompson,	Wildermuth,
Robinson,	Spidel,	Wenner,	Winter,
Russell,	Taylor,	Wiest,	Wise,
Scott,			York — 65.

So the bill passed.

The title was agreed to.

Mr. Jones, of Trumbull, submitted the following report:

The joint committee on Enrollment has examined and found corrected enrolled, the following bills:

**H. B. No. 486** — Mr. Hughes.

To amend section 1550 of the General Code, relating to compensation of official stenographers of the court of common pleas.

**H. B. No. 615** — The Special Joint Committee on Taxation.

Providing for the levy and distribution of taxes on the taxable property of the state for the support of common schools, the adjustment of tax limitations applicable to levies for local school and township purposes, the repeal of the laws relating to state aid for weak school districts, and the abolition of state levies for sinking fund, university and normal school purposes; and to such ends amending sections 2692, 5649-3a, 5649-3c, 5649-4, 7575, 7582, 7587, 7595, 7596, 7597, 7600, 7603, 7613, 7736, 7747, 7751, 7787 and 7804 of the General Code, enacting a supplementary section to be designated as section 7600-1 of the General Code and repealing sections 3204, 7594-1, 7595-1, 7595-2, 7595-3, 7595-4, 7802, 7924, 7925, 7926, 7927, 7927a, 7927b, 7928, 7929, and 7986 of the General Code.

**H. B. No. 697** — Mr. Morris.

To supplement section 4366 of the General Code by enactment of additional sections providing for the zoning or districting of municipalities and the regulation of the location, bulk, height and uses of buildings and other structures and premises.

**H. B. No. 761** — Mr. Faris.

To amend section 7624 of the General Code of Ohio, as amended March 21, 1917, 107 Ohio Laws, page 624, relating to acquiring real estate by a board of education.

ROBERT J. O'BRIEN,	J. E. HOLDEN,
HERBERT L. JONES,	CARL V. BEEBE,
HENRY EVANS,	THOMAS W. LATHAM,
C. F. MCCOY,	CHAS. A. WHITE.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Jones, of Trumbull, submitted the following report:

The joint committee on Enrollment has examined and found corrected enrolled, the following bills:

**S. B. No. 227** — Mr. Bellev.

To amend section 3911 of the General Code, relating to the construction of proceedings with respect to the improvements and assessments therefor.

**Sub. S. B. No. 105** — Mr. Bushev.

To amend section 7248 of the General Code, and to enact supplemental sections 1190-1, 1190-2, 1212-2, 16921-1 and 6947-1a of the General Code, relating to a system of highway laws for the state of Ohio.

and to enact certain further supplemental provisions relating to the highways of the state.

ROBERT J. O'BRIEN,  
THOMAS W. LATHAM,  
CARL V. BEEBE,  
J. E. HOLDEN,

HERBERT L. JONES,  
HENRY EVANS,  
C. F. McCOY.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Jones, of Trumbull, submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**H. B. No. 16** — Mr. Comings.

To amend section 2395 of the General Code, relating to the election of county commissioners.

**H. B. No. 364** — Mr. Barnes.

Making it the duty of county commissioners and township trustees to employ or appoint only honorably discharged soldiers, sailors and marines, if available, in the care of memorial buildings.

**H. B. No. 464** — Mr. Stokes (by request).

Authorizing the county commissioners of Montgomery county to allow and order paid to Anna E. Ryder for personal injuries resulting from a fall on the steps of the court house of Montgomery county, Ohio, a sum not to exceed six hundred dollars.

**H. B. No. 574** — Mr. Federman.

To amend section 6370 of the General Code, relative to the duty of dealer in second-hand articles.

**H. B. No. 605** — Mr. Davis.

To amend section 13362 of the General Code, relative to poisoning animals.

**H. J. R. No. 97** — Mr. Crabbe.

Requesting that an invitation be extended to Ex-Premier Clemenceau of the French Republic to visit the United States and become our nation's guest.

**H. J. R. No. 106** — Mr. Beetham.

Relative to adjournment.

HERBERT L. JONES,  
C. F. McCOY,  
HENRY EVANS,  
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,  
CARL V. BEEBE,  
J. E. HOLDEN.

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.

By unanimous consent Mr. Graham of Licking, submitted the following report:

The standing committee on Appropriations and Finance, to which was referred **H. B. No. 767** — Mr. Spidel, having had the same under consideration, reports it back and recommends its passage.

C. W. KING,  
JOHN COWAN,  
C. W. McFARLAND,  
FRANCIS M. THOMPSON,  
J. S. GRAHAM,

H. M. CARPENTER,  
E. M. CROSSER,  
JAS. A. REYNOLDS,  
R. M. BILLINGSLEA,  
HARRY McKAY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 762** — Mr. King.

To make supplementary appropriation for the remainder of the current fiscal year and for the fiscal year 1920-1921.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 109** — Mr. Dunn.

Relative to the printing of the administrative reorganization report.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 673** — Mr. Walsh.

To supplement section 3808 by the enactment of section 3808-1 of the General Code, relative to the compensation of street commissioners in villages.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 754** — Mr. Cowan.

To make an appropriation for the payment of the salaries of employees of the House of Representatives and Senate.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 675** — Mr. Scott.

To amend section 5242 and to supplement section 5186 of the General Code, to promote the efficiency of the Ohio National Guard.

With the following amendment:

Correct section 5242 to read as follows:

"Sec. 5242. The maximum amount to be expended by the state for the building or purchase of an armory for a single organization shall not exceed *forty thousand dollars* and *fifteen thousand dollars* additional



for each organization or headquarters provided for. The adjutant general may allow a sum not to exceed *two thousand dollars* for the furnishing and equipping of each armory so built or purchased, and in no city shall more than one building be erected or purchased until provisions have been made for all organizations therein. \* \* \* *A sum of not to exceed twelve hundred dollars per annum in villages, and two thousand dollars per annum in cities, shall be allowed to each organization to cover armory rent, heat, light, water and janitor service, amount to be determined by the adjutant general and all sums expended for said purposes to be approved and paid by the adjutant general upon vouchers properly certified."*

Attest:

W. E. HALLEY,

Clerk.

Mr. Scott moved that the rules be suspended and consideration of the Senate amendment be now taken up.

The motion was agreed to.

The question being, "Shall the Senate amendment be concurred in?"

The yeas and nays were taken, and resulted — yeas 66, nays 2, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Miller, of Stark,
Backowski,	Cowan,	Greve,	Mulcahy,
Banker,	Crabbe,	Halstead,	Myers,
Beaty,	Crosser,	Hoover,	Robins,
Billingslea,	Donahay,	Hopple,	Robinson,
Bishop,	Drury,	Hughes,	Scott,
Blauser,	Dunn,	Johnston,	Silver,
Bliss,	Evans,	Jones, of Hamilton,	Spidel,
Bonser,	Faris,	Jones, of Trumbull,	Taylor,
Brannon,	Federman,	Kay,	Thompson,
Bryson,	Foster,	King,	Walsh,
Burns,	Freeman,	Lentz,	Wenner,
Cable,	Gorrell,	Luchsinger,	Wiest,
Carson,	Graham,	Lustig,	Wildermuth,
Chester,	of Licking,	Lytle,	Winter,
Cochrun,	Graham,	McFarland,	Wise,
Comings,	of Muskingum,	Matthews,	York — 66.

Those voting in the negative were: Messrs. Carpenter and Kreider.  
The Senate amendment was concurred in.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following:

**Am. H. B. No. 256** — Mr. Bryson.

To amend section 486-8 of the General Code relative to exemption from classified service of the state.

With the following amendments in which the concurrence of the House is requested.

In line 25 after the word "assembly" insert "or of its committees or officers".

In line 35 strike out the first word "three" and insert the word "five".

Attest:

W. E. HALLEY,

Clerk.

Mr. Bryson moved that the rules be suspended and consideration of Senate amendments be now had.

The motion was agreed to.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 64, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Graham,	McCoy,
Atkinson,	Copeland,	of Muskingum,	McFarland,
Backowski,	Crabbe,	Green,	McKay,
Beaty,	Crosser,	Greve,	Matthews,
Billingslea,	Donahay,	Halstead,	Pearson,
Bishop,	Drury,	Hughes,	Robins,
Blauser,	Dunn,	Johnston,	Robinson,
Bliss,	Faris,	Jones, of Hamilton,	Russell,
Bonser,	Federman,	Jones, of Trumbull,	Scott,
Brannon,	Foster,	Kay,	Silver,
Bryson,	Fouts,	King,	Spidel,
Burns,	Freeman,	Kreider,	Taylor,
Cable,	Gordon, of Brown,	Lawyer,	Weaver,
Carpenter,	Gorrell,	Lentz,	Wenner,
Carson,	Graham,	Lonz,	Winter,
Chester,	of Licking,	Lustig,	Mr. Speaker.—64.
Cochrun,		Lytle,	

Those voting in the negative are: Messrs. Harter, Hoover, Miller, of Stark, Thompson, Walsh and Wise.

The Senate amendments were concurred in.

By unanimous consent **S. B. No. 237** — Mr. Sparks, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 3, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Crosser,	Greve,	McFarland,
Backowski,	Donahay,	Halstead,	McKay,
Beaty,	Drury,	Harter,	Matthews,
Blauser,	Dunn,	Hoover,	Miller, of Stark,
Bliss,	Evans,	Hopple,	Mulcahy,
Bonser,	Faris,	Hughes,	Myers,
Brannon,	Federman,	Johnston,	Robins,
Bryson,	Foster,	Jones, of Hamilton,	Robinson,
Burns,	Fouts,	Jones, of Trumbull,	Russell,
Cable,	Freeman,	Kay,	Scott,
Carpenter,	Gordon, of Brown,	King,	Silver,
Carson,	Gorrell,	Kreider,	Spidel,
Chester,	Graham,	Lawyer,	Taylor,
Cochrun,	of Licking,	Lentz,	Walsh,
Comings,	Graham,	Lustig,	Wenner,
Copeland,	of Muskingum,	Lytle,	Wise — 65.
Crabbe,	Green,	McCoy,	

Those voting in the negative are: Messrs. Lonz, Madden, and Tom Reynolds.

So the bill passed.

The title was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House is requested:

**S. B. No. 261** — Joint Legislative Committee on Administrative Reorganization.

To amend sections 2248 and 2250 of the General Code to increase the salaries of the superintendents of public instruction.

Attest:

W. E. HALLEY,  
Clerk.

On motion of Mr. Federman the constitutional rule requiring bills to be read on three different days was dispensed with, and **S. B. No. 261** was read the second time by its title.

On motion of Mr. Federman the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **S. B. No. 261** was ordered engrossed at the Clerk's desk, read the third time and placed upon its passage.

The question being, "Shall the bill pass?"

Mr. Dunn moved that further consideration of said bill be deferred. The motion was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 114** — Mr. Matthews.

Relative to the reunion at Dayton, Ohio.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 772** — Special Joint Committee on Salaries of State Employes and School Teachers.

To amend sections 1181 and 1182 of the General Code, relative to the compensation of state employes.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr Speaker:

I am directed to inform you that the Senate refuses to concur in the passage of the following bill:

**Am. H. B. No. 642** — Mr. Brach.

To authorize municipal corporations to issue bonds to purchase, construct and acquire by condemnation a transportation system or systems.

Attest:

W. E. HALLEY,  
Clerk.



## MESSAGE FROM THE SENATE.

Mr Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 698** — Mr. Freeman.

To amend section 7645 of the General Code, relative to requiring the study of thrift in public schools.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 660** — Mr. Federman.

To amend section 1836 of the General Code, relative to the salary of members of the board of administration.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 734** — Mr. Luchsinger.

To amend section 51 of the General Code, relative to the salaries per diem of officers of senate and house.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the House amendments to:

**Re. Am. S. B. No. 209** — Bellew-Pearson.

To provide for the organization and administration of canal districts granting the same the power to impose taxes and assessments, to incur debts, issue bonds, and to assist the federal government in the construction of a canal or canals connecting Lake Erie with the Ohio River.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Am. H. B. No. 751** — Mr. Crabbe.

To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Gorrell moved that **H. R. No. 78** — Mr. Crabbe, be referred to the Joint Legislative Committee on Administrative Reorganization.

The motion was agreed to.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 113** — Mr. Federman.

Relative to sine die adjournment.

The President appointed on part of the Senate to notify the Governor that the Assembly has completed its business, Messrs. Whittemore, Busbey and Holden.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Federman moved that the House recess for five minutes.

The motion was agreed to.

The House met pursuant to recess.

MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate requests the return of **H. J. R. No. 113** — Mr. Federman.

Relative to sine die adjournment.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the request of the Senate be acceded to.

The motion was agreed to.

Mr. Federman moved that the vote whereby **S. B. No. 237** — Mr. Sparks, was passed be now reconsidered.

The motion was agreed to.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Burns,	Foster,	Kilbane,
Atkinson,	Cable,	Fouts,	King,
Backowski,	Carpenter,	Gardner,	Kreider,
Banker,	Carson,	Gordon, of Brown,	Lawyer,
Barnes,	Chester,	Gordon, of Logan,	Lonz,
Beaty,	Cochrun,	Gorrell,	Lytle,
Beetham,	Comings,	Graham,	McFarland,
Benner,	Cookston,	of Muskingum,	McKay,
Besaw,	Copeland,	Griswold,	Matthews,
Billingslea,	Davis,	Halstead,	Miller, of Stark,
Bishop,	Denune,	Hatch,	Morris,
Blauser,	Dildine,	Hinchey,	Moyer,
Bliss,	Dodge,	Hoover,	Mulcahy,
Bond,	Donahay,	Hopple,	Myers,
Bonser,	Drury,	Huber,	Pearson,
Brach,	Evans,	Hughes,	Reynolds, Jas. A.,
Brannon,	Faris,	Johnston,	Robins,
Bryson,	Federman,	Kay,	Robinson,

Those voting in the affirmative are: Messrs. — Concluded.

Scott,	Stump,	Thompson,	Wiest,
Shy,	Swedersky,	Walsh,	Winter,
Silver,	Talley,	Waterston,	Wise,
Smith,	Taylor,	Weaver,	York — 88.
Spidel,			

So the bill passed.

The question being, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 67, nays 21, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Comings,	Green,	Pearson,
Backowski,	Cookston,	Griswold,	Reynolds, Jas. A.
Beaty,	Copeland,	Halstead,	Robins,
Beetham,	Cowan,	Hatch,	Robinson,
Benner	Crabbe,	Hoover,	Shy,
Besaw,	Davis,	Hopple,	Silver,
Blauser,	Dodge,	Hughes,	Smith,
Bonser,	Donahay,	Johnston,	Spidel,
Brach,	Drury,	Kay,	Stump,
Brannon,	Faris,	King,	Swedersky,
Bryson,	Federman,	Kreider,	Talley,
Burns,	Foster,	Lytle,	Taylor,
Cable,	Fouts,	McFarland,	Walsh,
Carpenter,	Gardner,	Miller, of Stark,	Waterston,
Carson,	Gorrell,	Morris,	Wiest,
Chester,	Graham,	Mulcahy,	Winter,
Cochrun,	of Muskingum,	Myers,	Wise — 67.

Those voting in the negative are: Messrs.

Atkinson,	Bond,	Gordon, of Brown,	Matthews,
Banker,	Clark,	Huber,	Moyer,
Barnes,	Denune,	Lawyer,	Thompson,
Billingslea,	Dunspaugh,	Lonz,	Weaver,
Bishop,	Evans,	Madden,	York — 21.
Bliss,			

The emergency clause not having received a constitutional majority was lost.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time.

**H. B. No. 773** — Special Joint Committee on Salaries of State Employes and School Teachers.

Making appropriations for supplemental salaries for certain state employes.

On motion of Mr. Lytle the constitutional rule requiring bills to be fully read on three different days was dispensed with, and **H. B. No. 773** was read the second time by its title.

On motion of Mr. Lytle the constitutional rule requiring bills to be read fully on three different days was dispensed with, and **H. B. No. 773** was ordered engrossed at the Clerk's desk and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 82, nays 3, as follows:



Those voting in the affirmative are: Messrs.

Alban,	Chester,	Green,	Myers.
Atkinson,	Clark,	Griswold,	Pearson,
Backowski,	Cochrun,	Halstead,	Reynolds, Jas. A.
Banker,	Comings,	Hatch,	Robinson,
Barnes,	Cookston,	Hinchey,	Scott,
Beaty,	Copeland,	Hoover,	Shy,
Beetham,	Crabbe,	Hopple,	Silver,
Benner	Denune,	Hughes,	Smith,
Besaw,	Dildine,	Johnston,	Spidel,
Billingslea,	Dodge,	Kay,	Swedersky,
Bishop,	Donahay,	Kilbane,	Talley,
Blauser,	Drury,	King,	Taylor,
Bliss,	Dunn,	Lawyer,	Thompson,
Bonser,	Evans,	Lonz,	Walsh,
Brach,	Faris,	Luchsinger,	Waterston,
Brannon,	Federman,	Lytle,	Weaver,
Bryson,	Fouts,	McKay,	Wiest,
Burns,	Gordon, of Logan,	Madden,	Winter,
Cable,	Gorrell,	Morris,	Wise,
Carpenter,	Graham,	Moyer,	York — 82.
Carson,	of Muskingum,	Mulcahy,	

Those voting in the negative are: Messrs. Gordon, of Brown, Huber and Kreider.

So the bill passed.

The title was agreed to.

#### MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 113** — Mr. Federman.

Relative to sine die adjournment.

With the following amendment:

After the words "Be it resolved" strike out all the rest of the resolution and insert the following: "That when the General Assembly adjourn today it be to meet Wednesday, February 11th, at 5 p. m. and be it further resolved that when the 83rd General Assembly adjourn Wednesday, February 11th it be sine die."

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that the rules be suspended and that consideration of the Senate amendment be now had.

The motion was agreed to.

The question being, "Shall the Senate amendment be concurred in?"

The yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Besaw,	Bryson,	Cookston,
Atkinson,	Billingslea,	Burns,	Copeland,
Backowski,	Bishop,	Cable,	Crabbe,
Banker,	Blauser,	Carpenter,	Davis,
Barnes,	Bliss,	Carson,	Dodge,
Beaty,	Bond,	Clark,	Donahay,
Beetham,	Bonser,	Cochrun,	Drury,
Benner	Brannon,	Comings,	Dunn,

Those voting in the affirmative are: Messrs. — Concluded.

Evans,	Hatch,	Lytle,	Smith,
Federman,	Hinchey,	McFarland,	Stump,
Foster,	Hopple,	McKay,	Swedersky,
Fouts,	Hughes,	Madden,	Talley,
Gardner,	Johnston,	Miller, of Stark,	Taylor,
Gordon, of Brown,	Kay,	Moyer,	Thompson,
Gordon, of Logan,	Kilbane,	Myers,	Walsh,
Gorrell,	King,	Pearson,	Waterston,
Graham,	Kreider,	Reynolds, Jas. A.	Weaver,
of Muskingum,	Lawyer,	Robins,	Wiest,
Green,	Lonz,	Scott,	Winter,
Griswold,	Luchsinger,	Silver,	Wise,
Halstead,			York — 81.

The Senate amendment was concurred in.

Mr. Matthews demanded a call of the House, which was duly seconded, taken, and ninety-two members answered to their names.

The absentees are: Messrs.

Bing,	Graham,	Jones, of Hamilton,	Tom Reynolds,
Bonser,	of Licking,	Jones, of Trumbull,	Russell,
Brown,	Greve,	Lentz,	Schelhorn,
Crosser,	Harter,	Lustig,	Stokes,
Dunn,	Hastings,	McCoy,	Stump,
Emery,	Helfrich,	Miller, of Fulton,	Wenner,
Entemann,	Hooley,	Moyer,	Wildermuth.
Freeman,	Hoover,	Pugh,	

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Matthews further proceedings under the call were dispensed with.

On motion of Mr. Beetham the House adjourned until 5:00 o'clock p. m. Wednesday, February 11th, 1920.

Attest:

JOHN P. MAYNARD,  
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

**Wednesday, February 11, 1920, 5:00 o'clock p. m.**

The House met pursuant to adjournment.

The journal of yesterday was read and approved.

On motion of Mr. Crabbe the House recessed until 7:30 o'clock p. m.

**7:30 o'clock p. m.**

The House met pursuant to recess.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**Am. S. B. No. 235** — Special Joint Committee on Salaries.

To amend sections 5894, 5900 and 5901 of the General Code relative to taxation of cigarette dealers.

**S. B. No. 221** — Special Joint Taxation Committee.

To amend section 2558 of the General Code, relating to the term of office of the county auditor, and to adjust existing terms in accordance with such amendment.

**S. B. No. 256** — Mr. Agnew.

To amend section 5607 and to repeal section 5608 of the General Code, relating to notices of changes in valuation.

**S. B. No. 229** — Mr. Agnew.

To amend section 7697 of the General Code, relating to the compensation of the director of schools.

**Am. S. B. No. 131** — Mr. Archer.

To amend section 7822 and section 7823 of the General Code and to repeal section 7823-1, relating to qualification of teachers.

**S. B. No. 218** — Mr. Wagner.

To amend section 5552 of the General Code, relating to the county draughtsman.

**S. B. No. 242** — Special Committee on Salaries.

To amend sections 1311, 12705 and 12706 of the General Code, relative to pharmacist and assistant pharmacist.

**S. J. R. No. 69** — Mr. Liggitt.

Relating to the return of the bodies of deceased soldiers, sailors, marines and nurses from the battlefields of Europe.

**S. J. R. No. 74.** — Mr. Ritter.

Relating to enrolling a certain bill and resolution in typewriting.

**Am. S. B. No. 230** — Mr. Ritter.

To supplement section 3842 of the General Code, by the enactment of sections 3842-1, 3842-2 and 3842-3 to provide for the method whereby street lighting may be assessed upon the abutting or other specially benefited property.

ROBERT J. O'BRIEN,  
HERBERT L. JONES,  
HENRY EVANS,  
C. F. McCOY,

J. E. HOLDEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
CHAS. A. WHITE.

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 294** — Mr. Crabbe.

To amend the following sections of the General Code, viz.: 1746, 3011, 3012, 3014, 3017, 3019, 3020, 3347, 3336, 4270, 4387, 4527, 4528, 2977, 2978, 2989, 2981, 4534, 4535, 4536, 4542, 4554, 4556, 4557, 4568, 4579, 4580, 4581, 4589, 13720, 13722, 13724, 12375, 14695, 14700, 14720, 14740-5, 14740-17, 14740-28, 1397, 1404, 1601, 1602, 2845, 2980, 2983, 2987, 2997, 1682, 13725, 13726, 1959, 1967, 1981, 1982, 12385, 13438 and 13439; to enact supplemental sections 1746-1, 1746-2 and 3014-1, and to repeal the following sections of the General Code: 2093, 2846, 2902, 2903, 2904, 2980-1, 2985, 3005, 3009, 3010, 3018, 4257, 11192, 13427, 14739, 14738, 14737, 14736, 14735, 2787, 2788, 13436 and an act passed March 20, 1919, and approved by the governor April 8, 1919, and filed with the secretary of state April 9, 1919, relating to fees and costs.



**H. B. No. 328** — Mr. Bliss.

To amend sections 1529, 2251, 2252, and 2253 of the General Code, to provide for an increase in salaries of judges of the supreme court, court of appeals, common pleas and superior courts of the state, and for their expenses incurred in the performance of their official duties.

**H. B. No. 698** — Mr. Freeman.

To amend section 7645 of the General Code, relative to requiring the study of thrift in the public schools.

**H. B. No. 699** — Mr. Dodge.

To amend sections 1223, 3298-15e, 3298-45 and 6929 of the General Code, relative to road bonds.

C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,  
CARL V. BEEBE,

J. E. HOLDEN,  
THOMAS W. LATHAM,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

**Re. Am. S. B. No. 209** — Messrs. Bellew-Pearson.

To provide for the organization and administration of canal districts, granting the same power to impose taxes and assessments, to incur debts, issue bonds, and to assist the federal government in the construction of a canal or canals connecting Lake Erie with the Ohio river.

**Sub. S. B. No. 250** — Mr. Miller.

To repeal sections 6212-122, 6212-123, 6212-124, 6212-125, 6212-126, 6212-127, 6212-128, 6212-129, 6212-130, 6212-131, 6212-132, 6212-133, 6212-134, 6212-135 and 6212-136 of an act to provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting the liquor traffic and prescribe their powers and duties and fix their compensation as found in Ohio Laws, Vol. 108, pages 725 and 730 inclusive.

**Am. S. B. No. 254** — Special Joint Committee on Salaries.

Making appropriations for supplemental salaries of employes of state departments, commissions and institutions.

**S. B. No. 253** — Special Joint Committee on Salaries.

Making appropriations for the financial relief for the Bowling Green State Normal School and the Kent State Normal School for the period ending June 30, 1921.

**Am. S. B. No. 244** — Special Joint Committee on Salaries.

To amend section 1051 of the General Code, relative to engineers' license fees.

**S. B. No. 258** — Special Joint Committee on Salaries.

Making appropriations for supplemental salaries for state engineers.

**Sub. S. B. No. 210** — Mr. Miller.

To amend sections 8728-1, 8728-2, 8728-3, 8728-4, 8728-5, 8728-6, 8728-7, 8728-10, 8728-11, of the General Code, relating to the forma-

tion and organization of corporations with common stock without par value.

**S. J. R. No. 66** — Mr. O'Brien.

Relating to publication of manual of laws governing benevolent institutions, etc.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
J. E. HOLDEN,

JOHN E. BARNES,  
HENRY EVANS,  
C. F. McCOY.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found corrected enrolled, the following bills:

**H. B. No. 307** — Mr. Griswold.

To authorize the incorporation of cooperative agricultural associations and to define the powers thereof.

**H. B. No. 399** — Mr. Jones, of Trumbull.

To amend section 4193-1 of the General Code, relating to a joint meeting for the election of cemetery trustees and creating endowment funds for cemeteries.

**H. B. No. 543** — Mr. Drury.

To repeal sections 1231-5, 1231-6, 1231-7, 1231-8, 1231-9 and 1231-10 of the General Code, and thereby abolish the highway advisory board.

**H. B. No. 548** — Mr. Matthews.

To immediately consider and carry into effect the object of section 6, House Bill No. 511, and have erected at a suitable place or places in the state house, one or more appropriate tablets on which to be inscribed the names of all officers and enlisted men composing the special state roll of honor established by the provisions of said House Bill No. 511, with the proper letters after each name to signify the award by the United States for most distinguished gallantry and heroism. (M. H. R., M. H., D. S. C., S. C. S.).

**H. B. No. 565** — Mr. Bliss.

Authorizing corporations of this state to cooperate in the erection and maintenance of instrumentalities for public welfare.

C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,  
CARL V. BEEBE,

J. E. HOLDEN,  
THOMAS W. LATHAM,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found corrected enrolled, the following bills:

**H. B. No. 637** — Mr. Winter.

To amend section 9587 of the General Code, relating to policies or contracts of insurance.

**H. B. No. 638** — Mr. Graham, of Muskingum.

To supplement section 4139 of the General Code relative to joint city and county workhouses and to repeal sections 14548, 14549, 14550, 14551, 14552, 14553, 14554, 14555, 14556, 14557, 14558, 14559, 14560, 14561, 14562, 14567, 14569 and 14570 of the General Code.

**H. B. No. 653** — Mr. King.

To make appropriation for repairs of House of Representatives, Senate Chamber and State House.

**H. B. No. 656** — Mr. Walsh.

To amend section 5356 of the General Code relative to the exemption from taxation of property belonging to park districts.

**H. B. No. 660** — Mr. Federman.

To amend section 1836 of the General Code, relative to the salary of members of the board of administration.

**H. B. No. 673** — Mr. Walsh.

To supplement section 3808 of the General Code by the enactment of section 3808-1, relative to the compensation of street commissioners in villages.

**H. B. No. 675** — Mr. Scott.

To amend section 5242 and to supplement section 5186 of the General Code, to promote the efficiency of the Ohio National Guard.

**H. B. No. 690** — Mr. Harter.

To amend section 1695 of the General Code, as amended 107 Ohio Laws 144, relative to the publication of Court Calendar.

C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,  
CARL V. BEEBE,

J. E. HOLDEN,  
THOMAS W. LATHAM,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 702** — Mr. King.

To make sundry appropriations.

**H. B. No. 707** — Mr. Morris (by request).

To abolish the superior court of Cincinnati by repealing sections 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578 and 1579 of the General Code, creating the superior court of Cincinnati.

**H. B. No. 716** — Mr. Federman (by request).

To amend sections 7755, 7757, 7758 and 7761 of the General Code, relative to the establishment of public schools for the blind, deaf and crippled.

**H. B. No. 717** — Mr. Jones, of Hamilton.

To abolish the insolvency court of Hamilton county and to repeal sections 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618 and 1619 of the General Code.

**H. B. No. 718** — Mr. Bond.

Providing for the relief of Olive M. Smith.



**H. B. No. 734** — Mr. Luchsinger.

To amend section 51 of the General Code, relative to the salaries of officers of senate and house.

**H. B. No. 735** — Mr. York.

To enact supplemental section 5649-7 of the General Code fixing uniform rates of taxation in taxing districts lying in two or more counties and to fix the limitations of rates of taxation in such districts.

**H. B. No. 737** — Mr. McFarland.

To amend section 3376 of the General Code, relative to township roads.

C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,  
CARL V. BEEBE,

J. E. HOLDEN,  
THOMAS W. LATHAM,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

**H. B. No. 744** — The Special Joint Committee on Taxation.

To correct errors and supply omissions in the inheritance tax law and to change certain procedure relating to the collection and distribution of inheritance taxes, and for such purpose, amending sections 2624-1, 2685-1, 2689, 5333, 5334, 5336, 5338, 5342, 5348-7, 5348-8 and 5348-10 of the General Code and enacting supplemental sections to be designated as sections 1465-24a, 5332-1, 5348-2a and 5348-8a of the General Code, respectively.

**H. B. No. 751** — Mr. Crabbe.

To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent.

**H. B. No. 754** — Mr. Cowan.

To make an appropriation for the payment of the salaries of the employees of the House of Representatives and Senate.

**H. B. No. 759** — Mr. Crabbe.

To repeal sections 6212-85, 6212-87, 6212-88, 6212-89, 6212-90, 6212-91, 6212-92, 6212-93, 6212-94, 6212-95, 6212-96, 6212-97, 6212-98, 6212-99, 6212-100, 6212-101, 6212-102, 6212-103, 6212-104, 6212-105, 6212-106 of the General Code, relative to the manufacture and sale of intoxicating liquor.

**H. B. No. 760** — Mr. Crabbe.

To repeal section 6212-107, 6212-108, 6212-109, 6212-110, 6212-111, 6212-112, 6212-113, 6212-114, 6212-115, 6212-116, 6212-117, 6212-118, 6212-119, 6212-120 and 6212-121 of the General Code, relative to the manufacture and sale of intoxicating liquor.

**H. B. No. 762** — Mr. King.

To make supplementary appropriation for the remainder of the current fiscal year and for the year 1920-1921.

C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,  
CARL V. BEEBE,

J. E. HOLDEN,  
THOMAS W. LATHAM,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**H. B. No. 153** — Mr. Luchsinger.

To amend section 17-1 of the General Code, providing for an eight hour day on public work in the state or any political subdivision thereof, or by contractors or sub-contractors in behalf of the state or any political subdivision thereof and penalties for violation of the same, and to supplement said section by the enactment of a section to be known as section 17-1a of the General Code, providing for the two platoon system for city fire departments.

**H. J. R. No. 91** — Mr. Robins.

Relative to editing and issuing a new edition of the Ohio School Laws, and making appropriation therefor.

**H. J. R. No. 109** — Mr. Dunn.

Relative to the printing of the Administrative Reorganization report.

**H. J. R. No. 112** — Mr. James A. Reynolds.

Proposing to amend Article XV, section 4 of the constitution of the state of Ohio, relating to the qualifications of officers.

**H. J. R. No. 114** — Mr. Matthews.

Relative to the reunion at Dayton, Ohio.

**H. B. No. 256** — Mr. Bryson.

To amend section 486-8 of the General Code, relative to exemptions from the classified service of the state.

C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,  
CARL V. BEEBE,

J. E. HOLDEN,  
THOMAS W. LATHAM,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bills:

**H. B. No. 772** — Special Joint Committee on Salaries of State Employes and School Teachers.

To amend sections 1181 and 1182 of the General Code relative to the compensation of employes.

**H. B. No. 742** — Mr. Evans.

To amend sections 503, 614-32 and 614-44 and to repeal section 614-47 of the General Code, relative to the regulation of street railways.

C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS,  
CARL V. BEEBE,

J. E. HOLDEN,  
THOMAS W. LATHAM,  
TOM W. JONES.

The Speaker of the House, in the presence of the House, signed said bills.

## MESSAGE FROM THE SENATE.

Mr Speaker:

I am directed to inform you that the Senate has concurred in House amendments to **Am. S. B. No. 237** — Mr. Sparks.

To amend sections 843-3, 843-4, 843-8, and 843-17 of the General Code, to clarify and correct errors in the act (amended S. B. 14) and providing for a hearing and an appeal in the matter of revocation of hotel or restaurant licenses or the refusal to issue or transfer such license.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

**Am. S. B. No. 237** — Mr. Sparks.

To amend sections 843-3, 843-4, 843-8 and 843-17 of the General Code to clarify and correct errors in the act (Amended S. B. No. 14) and providing for a hearing and appeal in the matter of revocation of hotel or restaurant licenses or the refusal to issue or transfer such licenses.

ROBERT J. O'BRIEN,  
CARL V. BEEBE,  
TOM W. JONES,  
THOMAS W. LATHAM,

C. F. McCOY,  
HERBERT L. JONES,  
HENRY EVANS.

The Speaker of the House, in the presence of the House, signed said bill.

The following communication received from the governor:  
To the General Assembly:—

I am returning **House Bill No. 661** with my disapproval.

**House Bill No. 761** seems to be the latest treatise on this same subject matter, and its provisions appear to be more satisfactory.

JAMES M. COX,  
Governor.

February 11, 1920.

Mr. Gardner demanded a call of the House, which was duly seconded, taken, and eighty-one members answered to their names.

The absentees are: Messrs.

Banker,	Freeman,	Jones, of Hamilton,	Tom Reynolds,
Barnes,	Graham,	Jones, of Trumbull,	Russell,
Bing,	of Licking,	Kay,	Schelhorn,
Bonser,	Greve,	King,	Stokes,
Brown,	Griswold,	Lawyer,	Stump,
Carson,	Harter,	Lentz,	Swedersky,
Crosser,	Hastings,	Lustig,	Taylor,
Denune,	Helfrich,	McCoy,	Wenner,
Dunn,	Hooley,	Miller, of Fulton,	Wildermuth,
Emery,	Hoover,	Pugh,	York.
Entemann,	Huber,		

The Speaker directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Gardner further proceedings under the call were dispensed with.



Mr. James A. Reynolds moved that the vote whereby **S. B. No. 170** — Mr. Hopley, was lost, be now reconsidered.

The motion was not agreed to.

By unanimous consent Mr. Beetham offered the following resolution:

**H. J. R. No. 116** — Mr. Beetham.

Relative to enrolling **House Bills Nos. 725** — Mr. King, and **773** — Special Joint Committee on Salaries of State Employes and School Teachers, and **House Joint Resolutions 115 and 116**.

*Be it resolved by the General Assembly of Ohio,* That House Bill No. 725 — Mr. King and House Bill No. 773 — Special Joint Committee on Salaries of State Employes and School Teachers to be enrolled in type-writing.

The emergency being that the printer who has the contract for doing this work is unable to print these in time to have them signed by the Speaker of the House and the President of the Senate; and be it further resolved that for the same reasons House Joint Resolution No. 115 — Mr. Robins, and this resolution be also enrolled in typewriting.

Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Gordon, of Brown,	Morris,
Atkinson,	Comings,	Gordon, of Logan,	Moyer,
Backowski,	Cookston,	Gorrell,	Mulcahy,
Beaty,	Copeland,	Graham,	Robins,
Beetham,	Cowan,	of Muskingum,	Robinson,
Benner,	Crabbe,	Green,	Scott,
Besaw,	Crosser,	Griswold,	Shy,
Billingslea,	Davis,	Halstead,	Silver,
Bishop,	Dildine,	Hatch,	Smith,
Blauser,	Dodge,	Hinchey,	Spidel,
Bond,	Donahay,	Hoover,	Talley,
Brach,	Drury,	Hughes,	Taylor,
Bryson,	Dunspaugh,	Kilbane,	Waterston,
Buns,	Evans,	Kreider,	Weaver,
Cable,	Faris,	Luchsinger,	Winter,
Carpenter,	Federman,	Lytle,	Wise,
Chester,	Fouts,	McFarland,	York — 70.
Clark,	Gardner,	Miller, of Stark,	

The resolution was adopted.

#### MESSAGE FROM THE SENATE.

Mr Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**H. B. No. 773** — Special Joint Committee on Salaries of State Employes and School Teachers.

Making appropriations for supplemental salaries for certain state employes.

Attest:

W. E. HALLEY,  
Clerk

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 115** — Mr. Robins.

Relative to pay for employes.

Attest:

W. E. HALLEY,  
Clerk.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

**Sub. H. B. No. 725** — Mr. King.

To supplement section 915 of the General Code by the enactment of a supplemental section to be known as section 915-1 of the General Code relative to rescue stations.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Beetham moved that **S. B. No. 230** — Mr. Ritter, be taken up out of its order on the calendar and considered now.

The motion was agreed to.

**S. B. No. 230** — Mr. Ritter, was taken up and read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 65, nays 6, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Cochrun,	Halstead,	Pearson,
Atkinson,	Comings,	Hopple,	Reynolds, Jas. A.
Backowski,	Copeland,	Hughes,	Robins,
Beaty,	Cowan,	Johnston,	Robinson,
Beetham,	Crabbe,	Kilbane,	Scott,
Benner,	Dodge,	King,	Shy,
Besaw,	Donahay,	Kreider,	Silver,
Billingslea,	Drury,	Lawyer,	Smith,
Bishop,	Evans,	Luchsinger,	Spidel,
Bliss,	Federman,	Lytle,	Talley,
Bond,	Foster,	McFarland,	Taylor,
Brannon,	Fouts,	McKay,	Thompson,
Bryson,	Gardner,	Matthews,	Walsh,
Burns,	Gorrell,	Morris,	Waterston,
Cable,	Green,	Mover,	Wise,
Carpenter,	Griswold,	Mulcahy,	York — 65.
Carson,			

Those voting in the negative are: Messrs. Blauser, Chester, Gordon, of Brown, Hatch, Miller of Stark and Weaver.

So the bill passed.

The title was agreed to.

## MESSAGE FROM THE SENATE.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

**H. J. R. No. 116** — Mr. Beetham.

Relative to enrolling House Bills Nos. 725 — Mr. King, and 773 — Special Joint Committee on Salaries of State Employes and School Teachers and House Joint Resolutions Nos. 115 and 116.

Attest:

W. E. HALLEY,  
Clerk.

Mr. Barnes submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

**H. B. No. 612** — Mr. Smith.

To supplement section 1156-15 of the General Code by the enactment of supplemental sections to be known as sections 1155-16a and 1155-16b, and to amend sections 1155-3, 1155-4, 1155-7, 1155-8, 1155-9, 1155-11, 1155-12, 1155-13, 1155-14 and 1155-15 of the General Code, relating to the inspection of cold storage warehouses.

**H. J. R. No. 113** — Mr. Federman.

Relative to sine die adjournment.

**H. B. No. 773** — Special Joint Committee on Salaries of State Employes and School Teachers.

Making appropriations for supplemental salaries for certain state employes.

**H. J. R. No. 116** — Mr. Beetham.

Relative to enrolling **House Bills Nos. 725** — Mr. King and **773** — Special Joint Committee on State Employes and School Teachers and **House Joint Resolutions 115 and 116**.

**H. J. R. No. 115** — Mr. Robins.

Relative to pay for employes.

**H. B. No. 725** — Mr. King.

To supplement section 915 of the General Code by the enactment of a supplemental section, to be known as section 915-1 of the General Code, relative to rescue stations.

ROBERT J. O'BRIEN,  
HERBERT L. JONES,  
HENRY EVANS,  
C. F. McCOY,

J. E. HOLDEN,  
CARL V. BEEBE,  
THOMAS W. LATHAM,  
CHAS. A. WHITE.

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.

## MESSAGE FROM THE SENATE.

Mr Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

**S. J. R. No. 74** — Mr. Ritter.

Relative to enrolling a certain bill and resolution in typewriting.

Attest:

W. E. HALLEY,  
Clerk.



Mr. Beetham moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those voting in the affirmative are: Messrs.

Alban,	Copeland,	Green,	Morris,
Atkinson,	Crabbe,	Griswold,	Moyer,
Backowski,	Davis,	Halstead,	Mulcahy,
Beetham,	Dildine,	Hatch,	Pearson,
Besaw,	Dodge,	Hopple,	Reynolds, Jas. A.,
Blauser,	Donahay,	Hughes,	Robins,
Bliss,	Drury,	Johnston,	Robinson,
Bond,	Dunspaugh,	Kilbane,	Scott,
Bryson,	Evans,	King,	Silver,
Burns,	Faris,	Kreider,	Spidel,
Cable,	Federman,	Lawyer,	Talley,
Carpenter,	Foster,	Lonz,	Taylor,
Carson,	Fouts,	Luchsinger,	Thompson,
Chester,	Gordon, of Logan,	Lytle,	Waterston,
Clark,	Gorrell,	McFarland,	Winter,
Cochrun,	Graham, of Licking,	Matthews,	Wise,
Comings,	Graham,	Miller, of Stark,	York — 69.
Cookston,	of Muskingum,		

The resolution was adopted.

On motion of Mr. Federman the House adjourned.

Attest:

JOHN P. MAYNARD,  
Clerk.

# APPENDIX

TO THE

## JOURNAL OF THE HOUSE OF REPRESENTATIVES

OF THE

### EIGHTY-THIRD GENERAL ASSEMBLY OF THE STATE OF OHIO

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REGULAR SESSION

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COMMENCING  
MONDAY, JANUARY 6, 1919

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## ROSTER OF THE HOUSE OF REPRESENTATIVES.

## OFFICERS OF THE HOUSE OF REPRESENTATIVES.

Position.	Name.	Residence.
Speaker .....	Carl R. Kimball.....	Madison.
Speaker Pro Tempore.....	Rupert R. Beetham.....	Cadiz.
Clerk .....	John P. Maynard.....	Lima.
Parliamentarian and Deputy Clk.....	E. W. Hughes.....	Columbus.
Journal Clerk .....	C. E. Spring.....	Paulding.
Message Clerk .....	Holmes H. Kress.....	Bellefontaine.
Engrossing Clerk .....	John Fielding .....	Cincinnati.
Enrolling Clerk .....	Charles E. Harper.....	McConnelsville.
Recording Clerk .....	Ella M. Scriven.....	Cuyahoga Falls.
Sergeant-at-arms .....	Alfred Robinson .....	Ironton.
First Assistant Sergeant-at-arms.....	James M. Dalzell.....	National Military Home, Dayton, Ohio.
Second Assistant Sergeant-at-arms.....	Chas. Berry .....	Lexington.
Third Assistant Sergeant-at-arms.....	J. D. Thomas.....	Columbus.

## MEMBERS OF THE HOUSE OF REPRESENTATIVES.

County.	Name.	Politics.	Post Office Address.	Occupation or Profession.
Adams .....	C. F. McCoy.....	R	West Union.....	Lawyer and Farmer.
Allen .....	Jasper L. Cochran...	R	Spencerville .....	Farmer and Live Stock Dealer.
Ashland .....	Frank E. Baker.....	D	Ashland .....	Lawyer—1.
Ashtabula .....	W. E. Wenner.....	R	Ashtabula .....	Superintendent of Schools.
Athens .....	Henry A. Hatch.....	R	Athens .....	Farmer.
Auglaize .....	J. C. Copeland.....	R	Wapakoneta .....	Superintendent of Schools.
Belmont .....	D. Allen Bond.....	R	St. Clairsville.....	Attorney.
Brown .....	Charles M. Gordon...	D	Georgetown .....	Civil Engineer—1.
Butler .....	R. M. Billingslea...	D	Bethany .....	Auctioneer—1-4-5-6.
Butler .....	George Schellhorn...	D	Hamilton .....	Lawyer.
Carroll .....	John W. Gorrell.....	R	Malvern .....	Farmer—1.
Champaign .....	Clyde H. Hooley.....	R	Urbana, R. D. 3.....	Farmer—1.
Clark .....	Charles S. Kay.....	R	Springfield, Bushnell Bldg.	Editor—1.
Clermont .....	Harry Moyer.....	D	Williamsburg .....	Real Estate.
Clinton .....	Harry McKay.....	R	Wilmington .....	Farmer—1.
Columbiana .....	E. M. Crosser.....	R	Lisbon .....	Manufacturer—1.
Coshocton .....	J. E. Foster.....	D	Coshocton .....	Veterinarian—1.
Crawford .....	Edward D. Helfrich...	D	Galion .....	Physician—1.
Cuyahoga .....	Joseph S. Backowski.	D	Cleveland, 5719 Fleet Ave.	Lawyer—1.
Cuyahoga .....	Norman R. Bliss.....	D	Cleveland, c/o White Motor Car Co.....	Salesman—1-2.
Cuyahoga .....	Tom R. Brannon.....	D	Cleveland, 1724 E. 82nd St.	Insurance.
Cuyahoga .....	Frank Delehanty.....	D	Cleveland, 641 Lakeview Rd.	Lawyer.
Cuyahoga .....	George F. Greve.....	D	Cleveland, 793 E. 152nd St.	Lawyer.
Cuyahoga .....	E. J. Hopple.....	D	Cleveland, 810 Garfield Bldg.	Lawyer—1-8.
Cuyahoga .....	John J. Kilbane.....	D	Cleveland, 1304 W. 87th St.	Salesman—1.
Cuyahoga .....	Joseph Lustig .....	D	Cleveland, 4313 Clark Ave., S. W.	Lawyer—1-2-3.
Cuyahoga .....	George S. Myers.....	D	Cleveland, 1208 E. of L. E. Bldg.	Lawyer—1.
Cuyahoga .....	James A. Reynolds...	D	Cleveland, 9526 Kinsman Rd.	Farmer—1-6-9.
Cuyahoga .....	John C. Smith.....	D	Cleveland, 3485 98th St.	Clerk—1.
Cuyahoga .....	Tom Reynolds.....	D	Cleveland, 1329 E. 82nd St.	Steward—1.
Cuyahoga .....	M. J. Walsh.....	D	South Newburg, Dunham Rd.	Farmer and Contractor—1-2-3.
Darke .....	George S. York.....	D	Greenville .....	Contractor.
Defiance .....	B. J. Emery.....	R	Defiance .....	Dentist.
Delaware .....	C. F. Talley.....	R	Powell .....	Physician.
Erie .....	Gustavus Dildine...	R	Huron, R. D. ....	Farmer.
Fairfield .....	Israel M. Blauser...	D	Basil, R. D. 1.....	Farmer—1.
Fayette .....	Harry F. Brown.....	R	Washington C. H. ....	Merchant and Manufacturer.
Franklin .....	Francis M. Thompson	D	Columbus, 33 N. High St.	Lawyer—1-2.
Franklin .....	Horace B. Madden...	D	Columbus, 848 Oakwood Ave.	Blacksmith—1.
Franklin .....	Herbert S. Atkinson.	D	Columbus, Hartman Bldg.	Lawyer.
Franklin .....	E. E. Denune.....	D	East Linden .....	Real Estate and Building.
Fulton .....	C. K. Miller.....	R	Fayette .....	Farmer.
Gallia .....	Simeon H. Bing.....	R	Rio Grande .....	College President.
Geauga .....	H. H. Griswold.....	R	Chardon .....	Lawyer.
Greene .....	W. B. Bryson.....	R	Xenia, R. D. 5.....	Farmer—1-2.
Guernsey .....	Elza Lawyer.....	R	Birds Run .....	Farmer and Teacher.
Hamilton .....	Harry L. Federman...	R	Cincinnati, 3728 Vine St.	Real Estate—1-2.
Hamilton .....	Arthur E. Jones.....	R	Cincinnati, 1300 Cutter St.	Manufacturer—1.
Hamilton .....	Edward A. Winter...	R	Cincinnati, 1209 First Natl. Bk. Bldg.	Insurance—1.
Hamilton .....	Julius Luchsinger...	R	Cincinnati, 2035 Elm St.	Motorman.
Hamilton .....	Horace Bonser .....	R	Cincinnati, 1411 First Natl. Bank Bldg.	Lawyer.
Hamilton .....	A. Lee Beaty.....	R	Cincinnati, 628 W. 7th St.	Lawyer—1.
Hamilton .....	John B. Morris.....	R	Cincinnati, 801 Traction Bldg.	Insurance.
Hamilton .....	David H. Scott.....	R	Cincinnati, 701 Second Natl. Bank Bldg.	Lawyer.
Hamilton .....	Joseph R. Gardner...	R	Norwood, 2002 Wayland Ave.	Lawyer—1.
Hancock .....	Frank S. Robinson...	R	McComb .....	Farmer.
Hardin .....	C. H. Freeman.....	R	Ada .....	Teacher.
Harrison .....	Rupert R. Beetham...	R	Cadiz .....	Farmer and Lawyer—1-2.
Henry .....	Thomas Mulcahy ....	D	Napoleon .....	Lawyer—1.

## MEMBERS OF THE HOUSE OF REPRESENTATIVES — Continued.

County.	Name.	Politics.	Post Office Address.	Occupation or Profession.
Highland .....	John S. Faris.....	R	Hillsboro .....	Real Estate.
Hocking .....	Charles F. Kreider..	R	Rockbridge, R. D. 3.....	Farmer and Teacher.
Holmes .....	Albert Hastings .....	D	Holmesville .....	Farmer.
Huron .....	C. Gilbert Taylor....	R	Norwalk .....	Receiver of Traction Company.
Jackson .....	Dan Alban .....	R	Jackson, R. D. 6.....	Farmer.
Jefferson .....	Harry M. Carpenter..	R	Steubenville .....	Fire Insurance and Real Estate.
Knox .....	Charles G. Weaver..	R	Mt. Vernon.....	Shoe Merchant.
Lake .....	Carl R. Kimball.....	R	Madison .....	Hardware Merchant and Farmer—1-2.
Lawrence .....	W. A. Russell.....	R	Ironton .....	Insurance—1-2.
Licking .....	John S. Graham.....	R	Granville .....	Farmer—2.
Logan .....	J. H. T. Gordon.....	R	Huntsville .....	Minister.
Lorain .....	W. R. Comings.....	R	Elyria .....	Teacher—1.
Lorain .....	William L. Hughes..	R	Lorain .....	Lawyer—1.
Lucas .....	Otto W. Brach.....	D	Toledo, 714 Segur Ave....	Molder—1.
Lucas .....	Henry Evans .....	D	Toledo, 2701 Broadway....	Clerk—1.
Lucas .....	William E. Entemann	D	Toledo, 201 Knapp St....	Hotel Proprietor—1-2.
Lucas .....	Robert B. Pugh.....	D	Toledo, 1721 Lagrange St..	Conductor—1.
Madison .....	C. C. Crabbe.....	R	London .....	Lawyer.
Mahoning .....	James A. Green.....	R	Youngstown, 410 W. Myrtle Ave. ....	Railroad Conductor.
Mahoning .....	Edward L. Donahay..	R	Youngstown, 429 Warren Ave. ....	Foreman Steel Company.
Mahoning .....	Harry M. Dunspaugh	R	Youngstown, 241 Summit Ave. ....	Musician—1.
Marion .....	Horace W. Cookston..	R	Agosta .....	Farmer.
Medina .....	Frank L. Lytle.....	R	Wadsworth .....	Savings and Loan.
Meigs .....	R. B. Carson.....	R	Middleport, R. D.....	Farmer.
Mercer .....	Fred Huber .....	D	Celina, R. D.....	Teacher and Farmer—1.
Miami .....	L. A. Pearson.....	R	West Milton .....	Electrician—1.
Monroe .....	J. W. Lentz.....	D	Antioch .....	Merchant.
Montgomery .....	John E. Barnes.....	R	Dayton, 137 Hudson Ave..	Lawyer and Accountant.
Montgomery .....	Paul M. Banker.....	R	Dayton, 726 Xenia Ave....	Auctioneer and Broker.
Montgomery .....	Sylvester Spidel ....	R	Dayton, 2114 W. 3rd St....	Plastering Contractor.
Montgomery .....	W. W. Stokes.....	D	Dayton, Conover Bldg....	Counselor—1-2-7.
Morgan .....	Charles H. Fouts.....	R	McConnelsville .....	Lawyer—1.
Morrow .....	Clifford W. McFarland .....	R	Mt. Gilead.....	Retired Farmer and Wool Dealer—2.
Muskingum .....	Leonard J. Graham..	R	New Concord.....	Banker and Teacher—1.
Noble .....	Otis D. Davis.....	R	Belle Valley.....	Farmer.
Ottawa .....	George Lonz .....	D	Middle Bass.....	Grape Grower and Fermentologist.
Paulding .....	John H. Chester.....	R	Antwerp, R. D.....	Farmer—1-2.
Perry .....	C. W. King.....	R	New Lexington.....	Farmer—1.
Pickaway .....	A. L. Stump.....	D	Derby .....	Physician—1.
Pike .....	Herman Shy .....	D	Dove, P. O.....	Merchant and Farmer—1.
Portage .....	D. W. Besaw.....	R	Kent .....	Minister—2.
Preble .....	Harry D. Silver.....	R	Eaton .....	Farmer.
Putnam .....	John Cowan .....	D	Ottawa .....	Insurance Agent—1-2-3-4.
Richland .....	Minor K. Johnston..	D	Shelby, R. D. 4.....	Farmer.
Ross .....	Huston T. Robins..	R	Chillicothe .....	Lawyer—1.
Sandusky .....	Roy L. Swedersky..	D	Fremont .....	Building Contractor.
Scioto .....	George E. Matthews..	R	Portsmouth .....	Retired Manufacturer.
Seneca .....	F. A. Hinchey.....	D	Bettsville .....	Lawyer.
Shelby .....	F. M. Wildermuth....	D	Jackson Center.....	Hardware and Grain Merchant—1.
Stark .....	Harvey S. Cable.....	R	Canton, 416 Fifth St., S. W. ....	Piano Dealer—1.
Stark .....	J. S. Miller.....	R	Alliance .....	Lawyer—1.
Stark .....	Frank C. Wise.....	R	North Canton.....	Farmer—1-7.
Summit .....	Dow W. Harter.....	D	Akron .....	Lawyer.
Summit .....	Edward H. Bishop....	D	Akron, 49 Shelby Ave....	Traveling Salesman—8.
Trumbull .....	Herbert L. Jones....	R	Girard .....	Teacher.
Tuscarawas .....	George Wiest .....	D	Uhrichsville .....	Merchant—1.
Union .....	Thomas J. Dodge....	R	Marysville .....	Farmer.
Van Wert.....	C. M. Drury.....	R	Van Wert .....	Lawyer.



## MEMBERS OF THE HOUSE OF REPRESENTATIVES — Concluded.

County.	Name.	Politics.	Post Office Address.	Occupation or Profession.
Vinton .....	Stephen J. Benner...	R	Dundas .....	Farmer.
Warren .....	Milton Clark .....	R	Lebanon .....	Lawyer—1-2.
Washington .....	Warren E. Burns....	R	Marietta .....	Oil Producer.
Wayne .....	Karl E. Hoover.....	D	Rittman .....	Lawyer—1.
Williams .....	Frank L. Waterston..	R	Montpelier .....	Hardware Merchant.
Wood .....	Robert C. Dunn.....	R	Bowling Green.....	Lawyer.
Wyandot .....	Irwin Halstead .....	R	Upper Sandusky.....	Wool Buyer—1..

Republicans ..... 77  
 Democrats ..... 47

Member House, 82nd General Assembly — 1.      Member House, 77th General Assembly — 6.  
 Member House, 81st General Assembly — 2.      Member, Fourth Constitutional Convention — 7.  
 Member House, 80th General Assembly — 3.      Member Senate, 80th and 81st General As-  
 Member House, 79th General Assembly — 4.      sembles — 8.  
 Member House, 78th General Assembly — 5.      Member Senate, 79th General Assembly — 9.

## CLERKS.

Forrest Anders,  
 J. W. Waymire,  
 Frank E. Bell,

J. B. Lewis,  
 F. K. Norwood,  
 Willis Yeatman,

A. D. Terhune.

## SUPERINTENDENT OF STENOGRAPHERS.

Jessie D. Maxwell.

## STENOGRAPHERS.

Winifred L. Budge,  
 Veda Miller,  
 Estelle Woodworth,  
 Ruth Ingram,  
 Mary E. Turner,

Howard Cutright,  
 Hazel Thomas,  
 Alma F. Erbe,  
 Kathryn Stillwell,  
 Dorothy Macklin.

## CUSTODIANS OF CLOAK ROOMS.

Grimes Morgan,

Jacob Shook.

## ASSISTANT POSTMASTER.

Wm. C. T. Ayres.

## DOORKEEPERS.

J. V. Smiley,

I. B. Sims.

## CUSTODIANS OF COMMITTEE ROOMS.

R. E. Baker,

Walter Roberts,

John McCall.

## CUSTODIANS OF TELEPHONES.

Clyde Sherman, Philip Kinnel.

## PORTERS.

Benj. Lyons, Emory Jenkins,  
Alonzo Banks, George Davis,  
William Tod.

## PAGES.

Joseph D. Kinner, Louis Percell,  
David A. Alban, Thomas J. Wenner,  
Howard G. Brewer, Herbert D. Kempton,  
Benjamin Fullington.

## SPECIAL JOINT COMMITTEES

*The Americanization Committee of Ohio*

*Senate* — Ake, Chairman      *House* — Gorrell  
Ritter      Dunn  
Holl      Myers

## JOINT COMMITTEE ON TAXATION

*Senate* — Parrett, Chairman      *House* — Robins  
Bellew      Beetham  
Berry      Hopple  
Agnew      Clark  
Holden      Thompson  
Whittemore      Billingslea

## JOINT RULES OF THE GENERAL ASSEMBLY.

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(Adopted January 31, 1919.)

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Rule 1. Whenever the two branches of the General Assembly shall convene for any purpose required by the constitution or laws of the state, such convention shall be held in the hall of the House of Representatives, unless otherwise ordered by a joint resolution of the two branches, and the president of the senate shall preside. During all such conventions each branch shall be held to be in session as a separate branch of the General Assembly and be governed by its own rules; and except in voting at elections, where each member is entitled to a separate vote, shall act as such and no question shall be considered as carried otherwise than by the concurrent action of both branches; provided, that either branch may, by a vote of a majority of all its members, dissolve from such convention by withdrawing therefrom; and such convention may, by the concurrent vote of the two branches, take a recess, or adjourn to a time certain; but such recess or adjournment of the convention shall not be held to be an adjournment or recess of either branch nor to prevent either from proceeding with its usual business during such recess or adjournment of the convention.

Rule 2. In all elections in joint session, a majority of the votes cast shall be necessary to a choice.

## BILLS.

Rule 3. Bills introduced in either house shall be legibly written, typewritten, or printed, and shall bear the name of the author and must in all respects, as to form, comply with the laws, and the rules of the General Assembly.

Rule 4. Bills shall have noted in their titles a distinct reference to the subject or matter to which they relate and also, if they propose the amendment or repeal of any law, to the section proposed to be amended or repealed.

Rule 5. Bills as well as joint resolutions, shall be printed after their first reading, and distributed for the use of the members of the two houses.

Rule 6. In all bills introduced which seek to amend existing statutes any new matter contained therein shall be underscored by the author, and when printed the matter so underscored shall be printed in italics; and when amendment is sought by the omission or elimination of matter in an existing law the author shall indicate such omission or elimination by asterisks and the printer shall follow such indicated marks in copy. No bill shall be sent to the printer by the clerk which does not conform to these requirements.

Rule 7. When a bill or joint resolution has been passed or adopted in either house, notice shall be forthwith given to the other house.

Rule 8. When a bill or joint resolution which shall have been passed in one house is rejected or lost in the other, or postponed indefinitely, notice thereof shall forthwith be given to the other house.



Rule 9. When a bill or joint resolution which has passed one house, and been amended, passed and returned by the other, it shall lie over one calendar day and the amendment or amendments be printed in the journal of the House to which it was returned unless otherwise ordered, in which case the calendar shall show on what page of the journal of the other House the amendment or amendments have been printed and shall be placed on the calendar in the order received.

When taken up the question shall be upon concurrence in the amendment or amendments, and the same number of votes shall be required to concur as was required to pass the bill or resolution in the house in which it originated; and if such house refuse to concur in the amendment, notice shall be forthwith sent to the other house where the proceedings shall be in the following order:

First, to insist upon its amendment and ask for a committee of conference;

Second, to recede from its amendment, which has the effect of passing the bill in the form in which it passed the house in which it originated;

Third, to adhere to its amendment, which precludes a committee of conference.

#### COMMITTEE OF CONFERENCE.

Rule 10. All committees of conference shall consist of three on the part of the Senate and three on the part of the House of Representatives unless otherwise specially ordered by both houses.

Rule 11. Whenever any committee of conference of the two houses shall disagree, other committees may be appointed; and if either of the two houses shall disagree to any report of a committee of conference, such house shall forthwith notify the other of such disagreement, and request another committee of conference; and thereupon another committee shall be appointed.

Rule 12. A committee of conference appointed to consider matters of difference between the two houses upon any bill or resolution, may consider and include in its report any amendments pertinent to the bill or joint resolution, whether or not the form or substance of such amendments relate exclusively to the original matters of difference, or the committee may offer a substitute for said bill or resolution.

Rule 13. The report of a conference committee is always in order except during a roll call or division, and cannot be laid on the table, referred to a committee, or indefinitely postponed, and must be voted upon as a whole.

Rule 14. When committees of conference have met and shall have come to an agreement the bill and papers adhering thereto shall remain in the House in which the bill originated; if no agreement is reached then the bill shall remain in possession of the House asking for the conference committee.

#### MESSAGES.

Rule 15. All messages sent from one house to the other shall be carried by an officer or employe of said house who shall give a receipt for the same to the message clerk from whom he receives the message. He shall deliver the message without delay to the clerk of the house to which it is sent and take a receipt therefor from said clerk or one of his assistants authorized by him to receipt for messages. The receiving

clerk shall deliver such message to the presiding officer of the body, who shall, in the proper order of business, and within a reasonable time, lay it before the house.

#### ENGROSSMENT OF BILLS.

Rule 16. All bills and resolutions, before they are passed or adopted by either house, shall be carefully engrossed in plain handwriting, in printing or in typewriting, and the engrossed copy carefully compared with the original bill, and the Journal showing the amendments agreed to.

Rule 17. When a bill shall have passed one house, and shall be amended in the other, the amendments shall be engrossed upon a separate piece of paper, and the bill, as amended, shall be fully engrossed, and both returned, with the engrossed bill received from the other house, to the house in which it originated. In such engrossments, sections of bills and joint resolutions amended shall be engrossed in a plain engrossing handwriting, in printing or typewriting. Whenever a bill shall be passed in one house and sent to the other and a substitute therefor is agreed to by such house, in the communications between the houses such substitutes shall be designated and treated as an amendment to the original bill, and the message relating thereto shall definitely show as in case of other amendments, how the original bill is amended.

Rule 18. A bill or joint resolution having been reported to either house by the joint committee on Enrollment shall not thereafter be subject to amendment or commitment, or other action by either house. But this provision shall not apply to bills returned to the General Assembly by the governor or secretary of state. Neither shall it prevent the recommitment to the Enrollment committee by joint resolution of any bill or resolution, if clerical errors are found therein after the report of the Enrollment committee had been received.

#### SIGNING AND VETO OF BILLS.

Rule 19. All bills and joint resolutions, which shall have passed both houses, shall first be signed by the speaker of the House of Representatives, and then by the president of the Senate, the latter affixing the date thereto and delivering the same to the clerk of the Senate, who shall deliver each bill so passed to the governor, taking a receipt therefor, and each joint resolution to the secretary of state, taking the latter's receipt therefor. When any bill shall have been disapproved by the governor and subsequently enacted into law over such veto, in accordance with the provisions of the constitution, the enrolled copy shall be endorsed with the record of the proceedings in each house subsequent to the veto attested by the speaker of the House and president of the Senate.

Rule 20. When a bill or joint resolution shall have passed either house, and been sent to the other for concurrence, such bill or joint resolution shall take precedence on the calendar, of all bills, joint resolutions or resolutions not yet passed or adopted by the house in which they originated; provided, that such bills or joint resolutions shall not take precedence of other bills or joint resolutions which may have been carried over from an unfinished calendar.

Rule 21. Any bill placed on the calendar for third reading, informally passed, and which was not subsequently called up for consid-

eration, shall be placed in its order at the head of the calendar of bills for third reading on the succeeding day.

Rule 22. The chairman of each committee of the Senate and House of Representatives shall, at some time before the final consideration of any bill referred to his committee, if objection thereto be made or material amendment offered in committee, give verbal or written notice to the author of the bill, fixing a time when he may be heard by the committee.

Rule 23. The yeas and nays shall be called in each house on the adoption of all joint resolutions and upon concurrence in amendments made by one house to a bill or resolution originating in the other, and upon the adoption of the reports of conference committees.

Rule 24. The Clerks of the Senate and House of Representatives shall cause a calendar for each branch of the General Assembly to be printed and placed upon the desk of each Senator and Representative before the opening of each daily session showing for the day bills for second reading, the bills for third reading, and the special orders of the day.

Rule 25. The calendar may also show such other information relating to the business of the houses as the Chair or the Clerk may desire to bring to the attention of the members.

Rule 26. When a message shall be transmitted to the General Assembly by the Governor expressing his disapproval of any bill, section, or item of a bill which has been passed by the General Assembly, the question shall be presented in each house as follows: "Shall the bill (or item or items of an appropriation bill) be passed notwithstanding the objections of the Governor?"

Rule 27. In case of the death or resignation of the clerk of either house, the deputy or first assistant clerk of either house shall be charged with the responsibility of the department of the clerk and shall perform his duties. In case of the death or resignation of both the clerk, deputy or first assistant clerk, the speaker of the House or president of the Senate, as the case may be, may designate one of the clerical force of his respective House to perform such duties.

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## RULES OF THE HOUSE OF REPRESENTATIVES.

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(Adopted January 31, 1919.)

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### DUTIES OF THE SPEAKER.

Rule 1. The Speaker shall take the chair every day precisely at the hour to which the House shall have adjourned or taken a recess and shall immediately call the members to order.

Rule 2. The Speaker may name any member to perform the duties of the chair; but such substitution shall not extend beyond an adjournment.

Rule 3. The Speaker shall have general direction of the hall, and shall preserve order and decorum in the proceedings of the House; and in case of any disturbance or disorderly conduct in the galleries or lobby,



the Speaker or chairman of the Committee of the Whole. may cause the same to be cleared.

Rule 4. The Speaker shall appoint all committees, unless it shall be otherwise ordered by the House, in which case they shall be appointed by a vote of the House. He shall be ex-officio member and chairman of the committee on Rules and Legislative Procedure.

Rule 5. The Speaker shall, in the presence of the House, while the same is in session, sign all acts, addresses and joint resolutions, when passed by both houses; and all writs, warrants and subpoenas, issued by order of the House, shall be under his hand, attested by the clerk, except when otherwise provided by law.

Rule 6. When both the Speaker and Speaker pro tem are absent, at the hour to which the House shall have adjourned, or taken recess, except in the case mentioned in Rule 2, the Clerk shall call the House to order, and the House shall proceed to choose some member to act as such until either the Speaker or Speaker pro tem. shall be present.

#### DUTIES OF MEMBERS.

Rule 7. Whenever a member is about to speak he shall rise from his seat and respectfully address himself to "Mr. Speaker," and the Speaker shall announce the member from the county he represents; and if there be more than one representative from such county, then by adding the name of the member.

Rule 8. In all cases the member who shall first rise and address the Chair, shall speak first; but when two or more members shall rise at once, the Speaker shall name the member who is to speak.

Rule 9. A member may speak either from his seat, or from the seat of any other member, tendered him for that purpose, or from the Clerk's stand.

Rule 10. No member shall speak more than twice on the same question unless by leave of the House; and he shall confine himself to the question under debate, and avoid personality. This rule shall not apply to proceedings in Committee of the Whole.

Rule 11. Any member, while discussing a question, may read from books, papers, or documents, any matter pertinent to the subject under consideration, without asking leave.

Rule 12. Any member may call for a statement of the question.

Rule 13. Any member may call for a division of the question, and the decision of the Speaker, as to its divisibility, shall be subject to appeal, as in questions of order.

Rule 14. Every member present when the question is put shall vote, unless the House excuse him.

Rule 15. A request to be excused from voting, or an explanation of a vote shall not be in order, unless made before the House divides, or before the call of the yeas and nays is commenced. The member making such request, may make a brief oral statement of the reasons for making such request, and the question of excusing such member shall then be taken without further debate.

Rule 16. While the Speaker or Chairman is putting any question or addressing the House no one shall walk across the hall.

Rule 17. When a member is speaking no one shall pass between him and the chair.

Rule 18. No member or other person shall remain at the Clerk's table while the yeas and nays are being called or ballots counted, except the clerk and his assistants.

Rule 19. Any two members may demand the yeas and nays upon any question before the House divides; and' upon the call for the yeas and nays, the Clerk shall call the names of members alphabetically.

Rule 20. Any three members may demand a call of the House, and upon such call the names of the members shall be called alphabetically and the absentees shall be noted and sent for, unless otherwise ordered by the House.

#### ORDER OF BUSINESS.

Rule 21. As soon as the House is called to order prayer may be offered, and a quorum being present, the Journal of the preceding day shall be read, and if necessary, corrected by the House.

Rule 22. After the Journal has been read and approved, the order of business on Mondays and Saturdays, and Tuesdays, when the House has not been in session on the preceding day, shall be as follows:

1. Reports of standing committees in their order.
2. Resolutions and motions.
3. Introduction of bills — counties to be called in alphabetical order.
4. Bills for their second reading.
5. Resolutions laid over under Rule 89.
6. Reports of select committees.
7. Bills for their third reading.
8. Consideration of amendments made by the Senate.

On all other legislative days, the order of business shall be as follows:

1. Consideration of amendments made by the Senate.
2. Bills for their third reading.
3. Resolutions laid over under Rule 89.
4. Reports of standing committees.
5. Reports of select committees.
6. Bills for their second reading.
7. Introduction of bills — counties to be called in alphabetical order.
8. Introduction of resolutions.
9. Presentation of petitions and memorials.

Rule 23. The order of business shall not be changed, unless by unanimous consent, or a suspension of the preceding rule.

Rule 24. Any matter may be made a special order for a particular hour of a day, by a two-thirds vote of the members present.

Rule 25. The Committee on Enrollment may report at any time when the House is not otherwise engaged.

Rule 26. Every petition and memorial shall be referred as directed by the member who presents it, provided that the House may at any time re-refer it.

Rule 27. Messages from the Senate and communications from any branch of the Executive Department of the state may be received, read and disposed of at any time, except when the Speaker is putting a question, while the yeas and nays are being called, or while ballots are being counted.

Rule 28. The interim between any two sessions of the House, on the same day, or between two or more calendar days, when the House shall so order, shall be termed a recess; and, on reassembling at the

appointed hour, any question pending at the time of taking recess, shall be resumed without any motion to that effect.

Rule 29. The hour to which the House shall stand adjourned, from day to day, unless otherwise ordered, shall be 1:30 o'clock p. m. on Tuesdays, Wednesdays and Thursdays, and 9 o'clock a. m. on Fridays, and 5 o'clock p. m. on Mondays.

#### MOTIONS AND QUESTIONS.

Rule 30. Every motion shall be reduced to writing, if the speaker or any member shall desire it.

Rule 31. When a motion is made, it shall be stated by the Speaker or being in writing, it shall be read audibly to the House by the Speaker or Clerk, before debate.

Rule 32. After a motion is stated by the Speaker or read by the Clerk, it shall be in possession of the House, but may be withdrawn, by leave of the House, at any time before a decision or amendment.

Rule 33. All questions, whether in committee or House, except privileged questions, shall be put in the order in which they are made, except in filling blanks, the largest sum or number and longest time shall be put first.

Rule 34. Questions shall be distinctly put in this form: "Those who are of opinion (as the case may be) say aye," and after the affirmative vote is expressed, "Those of a contrary opinion say no." If the Speaker doubt, or a division be called for, the House shall divide; those in the affirmative vote of the question rising from their seats, and afterwards those in the negative and the Speaker shall determine by count, announcing the result.

Rule 35. When a question is under consideration, no motion shall be in order except the following, which motions shall have precedence in the order.

1. To adjourn.
2. To take a recess.
3. To proceed to the orders of the day.
4. To lay on the table.
5. For the previous question.
6. To postpone to a day certain.
7. To commit.
8. To amend.
9. To postpone indefinitely.

Rule 36. After the Clerk has commenced to call the yeas and nays on any question, no motion shall be in order until a decision has been announced by the chair.

Rule 37. When a motion is made to commit, if more than one committee is suggested, the motion shall be put upon the committees suggested, in the order in which they are named; but a motion to refer to the Committee of the Whole, to a standing committee, or to a select committee, shall have precedence in the order here named. A motion to commit may not be reconsidered.

Rule 38. A motion to postpone to a day certain, or indefinitely being decided in the negative, shall not be again allowed at the same stage of the bill or proceedings.



Rule 39. A motion to adjourn being decided in the negative, shall not be again entertained until some motion, call, order, or debate shall take place.

Rule 40. The following questions shall be decided without debate:

1. To adjourn.
2. To take a recess.
3. To lay on the table.
4. The previous question.
5. To take from the table.
6. To go into the committee of the whole on the orders of the day.
7. All questions relating to the priority of business.

#### AMENDMENTS.

Rule 41. No motion or proposition upon the subject differing from that under consideration shall be admitted under color of amendment.

Rule 42. A motion to strike out and insert shall be deemed indivisible.

Rule 43. Substitutes for bills or resolutions for the purpose of amendment shall be treated as original propositions, shall be printed and shall retain the same status as the original bill. Amendments made by committees and adopted by the House shall be subject to further amendment.

Rule 44. Amendments to the title of a bill shall not be in order until after its passage and shall be decided without debate

#### RECONSIDERATION.

Rule 45. A motion to reconsider a vote must be made by a member voting with the prevailing side, and such motion, to be in order, must be made within the next two calendar days of actual session of the House, after such vote was taken, and the same shall take precedence of all other questions except a motion to adjourn.

Rule 46. A motion to reconsider may be made affecting a bill or resolution not in possession of the House, but the question shall not be put until the bill or resolution is returned to the House, when the question shall immediately arise, "Shall the vote be reconsidered?"

Rule 47. The vote on any question may be reconsidered by a majority of the members, a quorum being present.

Rule 48. When a bill or resolution is lost, and the vote is reconsidered, it shall not thereafter be committed to any other than a standing committee.

Rule 49. A motion to reconsider may not be reconsidered.

Rule 50. If a motion to reconsider be laid on the table it does not carry the bill or resolution with it.

#### PREVIOUS QUESTION.

Rule 51. The previous question shall be in this form: "Shall the debate now close?" It shall be permitted when demanded by five or more members, and must be sustained by a majority vote, and, until decided, shall preclude further debate, and all amendments and motions, except one motion to adjourn, and one motion to lay on table.

Rule 52. All incidental questions, or questions of order, arising after a motion is made for the previous question, and pending such motion, shall be decided without debate, and shall not be subject to appeal.

Rule 53. On a motion for the previous question, and prior to voting on the same a call of the House shall be in order; but after the demand for the previous question shall have been sustained, no call shall be in order; and the House shall be brought to an immediate vote — first upon the pending amendments in the inverse order of their age, and then upon the main question.

Rule 54. If a motion for the previous question be not sustained, the subject under consideration shall be proceeded with the same as if the motion had not been made.

#### QUESTIONS OF ORDER.

Rule 55. If any member in speaking, or otherwise, transgresses the rules of the House, the Speaker shall, or any member may, call him to order, and the member called to order shall take his seat if required to do so by the Speaker until the question of order is decided.

Rule 56. All questions of order shall be decided by the Speaker without debate, but such decision shall be subject to an appeal to the House by any two members; on which appeal no member shall speak more than once, unless by leave of the House, except the member appealing, who may speak twice; and the speaker may speak in preference to any other member.

Rule 57. If the decision be in favor of the member called to order, he shall be at liberty to proceed, otherwise, he shall not be permitted to proceed without leave of a majority of the House.

Rule 58. If a member call another to order for words spoken in debate, he shall (if required by the Speaker or the member called to order) reduce to writing the language used by the member which he deemed out of order.

#### COMMITTEES.

Rule 59. The standing committees of the House of Representatives shall be appointed at the commencement of the regular session (by the Speaker) in the order and with a membership as follows:

1. Agriculture, 17 members.
2. Appropriations and Finance, 15 members.
3. Banks and Banking, 12 members.
4. Benevolent and Penal Institutions, 13 members.
5. Building and Loan and Other Savings Associations, 7 members.
6. Civil Service, 13 members.
7. Cities, 13 members.
8. Codes, Courts and Procedure, 11 members.
9. Common Schools, 16 members.
10. Constitutional Amendments and Initiative and Referendum, 11 members.
11. Corporations, 9 members.
12. County Affairs, 13 members.
13. Conservation of Natural Resources, 9 members.
14. Dairy and Food Products, 10 members.
15. Enrollment (Joint committee, 5 members each house).

16. Federal Relations, 13 members.
17. Fees and Salaries, 9 members.
18. Fish Culture and Game, 15 members.
19. Insurance, 13 members.
20. Judiciary, 15 members.
21. Labor, 13 members.
22. Library, 9 members.
23. Liquor Traffic and Temperance, 11 members.
24. Manufactures and Commerce, 12 members.
25. Military Affairs, 9 members.
26. Mines and Mining, 11 members.
27. Prisons and Prison Reform, 11 members.
28. Privileges and Elections, 11 members.
29. Public Buildings and Lands, 11 members.
30. Public Health, 13 members.
31. Public Highways, 15 members.
32. Public Parks and Works, 13 members.
33. Public Printing, 11 members.
34. Public Utilities, 12 members.
35. Public Water Ways, 9 members.
36. Rules, 5 members.
37. Soldiers' and Sailors' Orphans' Home, 9 members.
38. State and Economic Betterment, 12 members.
39. Supplies and Expenditures, 11 members.
40. Taxation and Revenues, 15 members.
41. Universities and Colleges, 13 members.
42. Villages, 9 members.

Rule 60. Any member may decline to serve on any committee, if, at the time, he is a member of three other committees.

Rule 61. The first named member of any committee shall be the chairman, unless the committee, by a majority of all their number, choose some other member.

Rule 62. All reports of committees shall be signed by a majority of the members thereof, and the report, with the name of the member or members signing the same, shall be read by the Clerk or at the Clerk's desk by the member making the report, without a motion, unless the reading be dispensed with by a majority of the House.

Rule 63. No committee shall sit during the daily sessions of the House, unless by special leave.

Rule 64. Due notice shall be given of all committee meetings and they shall be open to the public. Each committee shall keep a record of its proceedings including the names of all persons who may appear before said committee.

#### THE COMMITTEE OF THE WHOLE.

Rule 65. When the House shall be ready to proceed to the orders of the day, a motion to go into Committee of the Whole on the orders of the day shall have precedence of all other motions, except to adjourn, to take a recess, and for the previous question.

Rule 66. In forming the Committee of the Whole, the Speaker shall leave the chair, and appoint a Chairman, who shall preside and vote as other members.



Rule 67. In the Committee of the Whole, bills shall be read by the Chairman, or Clerk, and be considered by sections, unless it shall be otherwise directed by the committee, leaving the preamble to be last considered.

Rule 68. The body of the bill shall not be defaced or interlined, but amendments shall be noted by the Chairman, or Clerk, on a separate piece of paper as the same shall be agreed to by the committee, and so reported to the House.

Rule 69. After being reported, the bill and amendments of the committee shall be immediately taken up for consideration, unless it shall be otherwise ordered by the House, and again be subject to discussion or amendment, before the question to engross shall be taken.

Rule 70. The rules of proceedings in the Committee of the Whole shall be the same as in the House, as far as may be applicable.

#### BILLS.

Rule 71. All bills shall be introduced in triplicate and shall be placed on the calendar and considered in the order in which they were introduced, unless otherwise ordered.

Rule 72. If opposition to the bill be made on first reading, the question shall be: "Shall the bill be rejected?" If the bill is not rejected it shall pass to a second reading in the regular order.

Rule 73. All bills shall be printed and distributed in the order in which they were introduced before any other action can be taken except their second reading.

Rule 74. On the second reading of a bill the Speaker shall state that it is ready for commitment or engrossment, and, if no motion or order be made to the contrary, it shall be committed to a select or standing committee as the House may order.

Rule 75. When a bill has been referred to the Committee of the Whole, the House shall determine on what day it shall be considered by the committee.

Rule 76. When a bill is ordered to be engrossed, it shall be placed upon the calendar for its third reading for the second day following, unless the House by a majority vote otherwise orders, and the calendar for each shall contain a list of all bills for third reading on the succeeding day.

Rule 77. If a bill or resolution has been amended prior to its third reading or consideration the date and page of the House or Senate Journal containing said amendment shall be noted on the calendar immediately below the title of the bill or resolution.

Rule 78. All Senate bills, when altered, or amended by the House, shall be engrossed in a like manner as House bills preparatory to their third reading; and all bills ordered to be engrossed shall be executed as required by the joint rules.

Rule 79. When a question is lost on engrossing a bill for third reading on a particular day, it shall not preclude a question to engross it for third reading on a different day. If on a division, the question on engrossing a bill without including the time for its third reading, shall fail, the bill shall be lost.

Rule 80. Unless otherwise ordered by a two-thirds vote of the House, bills on the calendar for third reading shall be taken up and read

in their order without a motion to that effect, and the question shall be: "Shall the bill pass?"

Whenever a bill shall be returned to the House by the Governor, with objections thereto, the question shall be: "Shall the bill pass notwithstanding the objections of the Governor?" Whenever a section or item of a bill shall be returned to the House by the Governor, with objections thereto, the question shall be: "Shall the bill (or item, as the case may be) pass notwithstanding the objections of the Governor?"

Rule 81. After the commitment and report thereon to the House, or at any time before its passage, a bill may be recommitted.

Rule 82. Every bill carrying an appropriation shall be referred to the finance committee before being read the third time.

Rule 83. All amendments offered to any bill or resolution from the floor of the House shall be written and offered in triplicate when possible. A member desiring to offer an amendment to any pending proposition shall proceed as follows: He shall prepare his amendment as to substance, designating the line or lines where he desires his amendment to be placed, then rise in his seat and address the Speaker and say: "I desire to offer the following amendment."

Rule 84. An engrossed bill may be amended in any particular.

Rule 85. After a bill has been read a third time and is up for consideration it may be amended in any part, but when an amendment is pending it shall not be in order to amend the amendment by directing an amendment to any other part of the bill.

Rule 86. No bill or resolution shall, at any time, be amended by annexing thereto, or incorporating therewith, any other bill or resolutions pending before the House.

Rule 87. On the passage of all bills making appropriations of money, or in concurring in Senate amendments thereto, a separate vote on any item, or items therein, shall, on demand of any ten members first be had by yeas and nays, and entered upon the Journal; and every such item failing to receive the majority of all the members elected to the House shall be stricken from the bill before taking the vote upon its final passage.

Rule 88. When a bill has passed the House, the Clerk shall read its title, substituting the word "act" for the word "bill," and shall demand if the House agree to the title; and if the House is agreed, the Clerk shall make out the title accordingly, and shall certify the passage of the bill upon the back thereof.

#### RESOLUTIONS.

Rule 89. The following resolutions, except such as relate to the business of the day on which they are offered, shall lie over one day before being considered:

1. All joint resolutions.
2. House resolutions giving rise to debate.

Rule 90. Upon the adoption of a resolution involving the expenditure of money, or having the force and effect of law, or which determines or involves the right of a member to a seat in the House, the yeas and nays shall be taken and entered on the Journal.

Rule 91. No resolution involving the expenditure of money, or having the force and effect of law or which determines or involves the right of a member to a seat in the House shall be adopted, unless a majority of all the members elected to the House concur therein.

## INDEX OF BILLS.

Rule 92. It shall be the duty of the Clerk to keep an index record of all bills and resolutions introduced in both branches, showing the number, title and authorship of each measure, the section sought to be amended or repealed and the subject or matter affected thereby. Such index record shall be accessible at all times when the House is in session to the members of the House.

## DUTIES OF CLERKS AND STENOGRAPHERS.

Rule 93. The Clerk shall have supervision, subject to the approval of the House, of all clerical work, and shall prescribe the duties of the clerks, pages and stenographers and their assignment to labor, and fix the hours of their employment.

## COMMITTEE ROOMS.

Rule 94. The committee rooms of the House shall be under the control of the Clerk, and by him assigned to the various committees for their use.

## COMPENSATION FOR EMPLOYEES.

Rule 95. No extra compensation, allowances, or perquisite shall be voted to any officer, employe, or appointee of the House, and this rule shall not be altered or suspended except on three days' notice, and by a two-thirds vote of all the members elected to the House.

## PRIVILEGES.

Rule 96. No person shall be admitted within the hall of the House during the sessions, except the Governor, members and officers of the two houses and persons charged with any message or paper affecting the business of the House, or those admitted by the Speaker, or by order of the House.

Rule 97. During the session of the House no person, other than a member or an officer of either House shall be permitted upon the raised platform appropriated for the desks and seats of the members. No smoking shall be permitted in the body of the hall of the House, while the House is in session.

Rule 98. The use of the hall of the House shall not, at any time, by resolution or otherwise, be granted for any other than legislative purposes.

Rule 99. Representatives of the press desiring the privilege of the floor of the House shall make application to the Speaker and shall state in writing for what paper or papers they are employed; and shall further state that they are not engaged in the prosecution of claims pending before the General Assembly and will not become so engaged while allowed the privilege of the floor; and that they are not in any sense the agents or representatives of persons or corporations having legislation before the General Assembly, and will not become either while retaining their privileges. Visiting news-writers and editors may be allowed, temporarily, the privileges herein mentioned but they must conform to the restrictions prescribed.



The applications required by the above rule shall be authenticated in a manner that shall be satisfactory to the executive committee of the Press Correspondents' Association, who shall see that the privileges of the floor be granted only to representatives of the press association serving daily newspaper clients, representatives of Columbus newspapers and bona fide telegraphic correspondents of reputable standing in their profession, who represent daily newspapers; and it shall be the duty of the executive committee of the Press Correspondents' Association, at its discretion, to report violations of the privileges herein granted, to the Speaker of the House.

Persons whose chief attention is not given to newspaper correspondence shall not be entitled to the privileges of the floor.

Rule 100. Upon complaint, in writing, made by any member of the House, addressed to the Speaker, that any reporter or stenographer so admitted has abused the privileges granted him, under the preceding rule, such complaint shall be referred to the standing committee on Privileges for investigation, and such committee shall notify the person so charged of the time and place for hearing and if such accusation be sustained, such person or persons upon the report of the committee, shall be debarred from the privileges therein granted.

#### CALENDAR.

Rule 101. Bills for their third reading, and all special orders, shall be placed upon the calendar in the order of priority in which the order is made.

Rule 102. Bills for their third reading on a particular day, not reached on that day, shall be placed first on the calendar in the order of third readings on each succeeding day, until disposed of.

Rule 103. No bill upon the calendar shall be taken up out of its order thereon, except by a two-thirds vote of the House.

#### THE RULES.

Rule 104. These rules shall not be altered except after at least three legislative days' notice of the intended alteration, and by a vote of a majority of all the members elected to the House.

Rule 105. No rule shall be suspended except by at least two-thirds vote of all the members present, provided that Rule 95 shall not be altered or suspended, except as therein prescribed.

Rule 106. Robert's Revised Rules of Order shall be received as the rules in all cases not provided for in the foregoing rules.



MESSAGE  
OF  
JAMES M. COX  
GOVERNOR OF OHIO  
(1641)



## MESSAGE OF JAMES M. COX, GOVERNOR OF OHIO.

(January 6, 1919.)

To the General Assembly:

It is my painful duty to advise you of the death of Colonel Theodore Roosevelt, ex-President of the United States, which occurred early this morning. He was one of the nation's most illustrious sons, and by sheer force of his active ability, he identified himself as a useful citizen of the world with its great problems.

In order that the state government, acting in behalf of our people, may voice their emotions in the nation's hour of bereavement, it has been directed that the flag over the Capitol hang at half mast, and I respectfully suggest to your honorable body an early adjournment as a fitting recognition of great achievements and a life dedicated to the republic.

JAMES M. COX,  
Governor.

The following message accompanied the budget sent by the Governor to the General Assembly:

March 11, 1919.

TO THE GENERAL ASSEMBLY:

The Executive Budget for the ensuing biennium is respectfully transmitted herewith for your consideration.

The recommendations contained therein are made with the impending conditions regarding the state revenue in mind, and the few increases included are necessary, in my judgment, either because of abnormal prices now prevailing or because sound public policy demands that enlarged expenditures be made to meet situations that cannot be neglected longer on grounds of economy.

Certain increases are recommended for the state department of health, to make possible an enlarged and more efficient service, the need for which was presented in some detail in my first message to your honorable body.

The work of the Insurance Department has grown rapidly and continuously during recent years, but the appropriations therefor have remained nearly static. The time has come when an adequate force of employes must be provided, and salaries should be fixed commensurate with the technical knowledge and training demanded of the incumbents of certain of these positions.

The Budget of the Board of State Charities provides a substantially enlarged force of field agents to enable that board to care more adequately for the hundreds of homeless children which the law gives into its charge. These children must be cared for in some manner, and the promptings of humanity and economy both suggest the foster home as the proper solution.

JAMES M. COX,  
Governor.

ADDRESS  
OF  
CHARES H. FOUTS  
OF MORGAN COUNTY  
(1643)

## ADDRESS OF CHAS. H. FOUTS, OF MORGAN COUNTY.

DELIVERED IN THE HOUSE OF REPRESENTATIVES, APRIL 2, 1919,  
ON THE CHARGES OF THE GOVERNOR THAT OHIO SCHOOLS WERE TEACHING  
DISLOYALTY AND THAT THE LEGISLATURE WAS PROVIDING  
SHELTERED PLACES FOR TREASON.

Mr. Speaker, Members of the House:

At the outset I find myself confronted with one paragraph, or part of a paragraph in the Governor's message of yesterday which has a very doubtful meaning. Perhaps a more expressive word than doubtful could be used, but that particular word has been so much overworked in the last month and a half that I prefer to use the simple term, "doubtful." The paragraph reads:

"and yet it was necessary, for reasons we do not know, that the time of the executive and legislative branches of this government should be taken up in considering the question of whether this ingenious, disgraceful thing is to stop or go on."

If this means that the House of Representatives is purposely delaying the absolute annihilation of disloyal agencies, the suggestion is unwarranted. If it means that the existence of such agencies in our schools is a matter of such common knowledge that no time for investigation is required, then the pertinent inquiry — why should it be necessary for the Governor to take six weeks and have a search made in the libraries of Washington and other eastern cities to find out, about Ohio, what, inferentially, everybody ought to know? I say the meaning is quite doubtful, which is the mildest thing that can properly be said about it.

## A SINGLE PURPOSE.

I shall speak on the two motions for consideration at this hour as if the two were incorporated into a single motion. They are so related, as, taken together, to constitute an endeavor to accomplish a single purpose, viz.: to gather material out of which to make a law to meet conditions which do actually exist.

We are not called upon to guess or surmise. It is not our province to create in the public mind an apprehension of fear from a merely imaginative or speculative peril. We ought to deal with realities. We ought not to set up a straw man (even if he is a German) and then knock him down before the public gaze in order to convince the public that we belong to a "holier than thou" sect of patriots. Neither the legislature nor the Governor ought to do that. The LEGISLATURE has not been doing that.

Coming now to consider the two motions as an entirety we may observe that it undertakes to have all relevant and responsive facts cited by the message, separated from the other matter which is evidently not intended to be, and by no possibility can be, an aid in preparing a proper law on the subject involved. Such separation is necessary.



## OTHER BRANCHES OF MOTION.

The other parts of the motion ask this committee to collect and report, along with the above classified facts, so much of all former messages of the Governor as relate to the teaching of the German language and the evils resulting therefrom;

Also all the laws passed by the legislatures pursuant to recommendations of the Governor. In brief all former official acts, messages, recommendations and utterances of the Governor on the subject of a disloyal citizenship being created by reason of the teaching of the German language in our schools.

While the scope of the motion is somewhat extensive, it covers nothing except what should be productive of valuable material for aid and assistance in drawing a bill which will be comprehensive and at the same time will discriminate between the powers possessed by the assembly over private and parochial schools from those largely greater powers concerning the expenditure of public funds and the regulation of purely public institutions.

The necessity for the motion, I think, is entirely apparent. We have asked for facts. We have specified the class of facts desired. Not what Germany has been trying to do but what Ohio schools actually have done—that is the pertinent question. We have said we wanted to know what schools have made traitors. What institutions have propagated "Prussianism"? What grades have made their pupils Hun sympathizers? We want to know the past and present conditions. We ourselves can speculate as to the future. We can make deductions. And we can be assured that what has not, in the past, produced German adherents and sympathizers, will not do so now after Prussianism has been shot to pieces and a world hatred of militarism ordained and established for all time to come.

## THE DANGER GROWING LESS.

If teaching the language of the German before the war did not cause disloyalty to our flag, it will not do it now after so many of our Ohio boys and our other American boys have made the supreme sacrifice in order to preserve it unsullied. If the schools were not emphasizing GERMAN ideals at the expense of AMERICAN ideals three years ago or five years ago they are not going to do it in the future. And this is true whether there is any legislation on the subject or not. No Ohio school wants to begin a flirtation now with the unmasked and despised Hun. There may have been, in the past, illicit relations between our school system and that of Germany, and if so, we must know it. We want to know it in order that we may destroy it.

## THE SCOPE OF INQUIRY.

When we know past results we know the whole territory necessary to be visited by us as law makers. Nothing that has not produced Pro-Germanism in the past will ever produce it in the future. There is ninety per cent less danger of disloyalty or treason flowing from teaching the German language now than there was five years ago. Then it was taught with a background of public favor and with a certain blend of public admiration for many things of German creation.

Now if it is taught it will be taught amid environments that will immediately blight and kill any swing or sway of heart or brain toward whatsoever savors of German custom or habit or thought. Prussianism is now only a foul stench in our nostrils. It was more inviting and more persuasive and therefore more dangerous a few years ago. Public sentiment has relieved this legislature of a large amount of work by ridding not only our state, but the whole world of German taint and influence. Public opinion, alone and unaided by legislative enactment, will not permit schools to teach what they once taught, nor will it permit people to say, with impunity, what was once considered quite respectable and not at all unpatriotic to say.

#### EFFECT OF PUBLIC SENTIMENT.

It does not, at this time, require a state law to prevent men in public or private life from speaking or publishing such very questionable sentiments as were published without any apology by influential men in high official positions in our state. To illustrate what public opinion is doing and will do toward eliminating German propaganda, let me direct attention to a few concrete examples. I take it that you do not hear anybody in Ohio now saying or publishing:

"We want the Germans for friends and have been friendly toward them at all times since the war began;"

or this

"The war will stop when financiers discover they can make more money by stopping it than they can be continuing it;"

or this

"America wants no place in the peace conference to follow the war; it has not been our war. We want nothing to do with the settling of it. \* \* \* We do not want anything to do with their peace terms."

We do not have to pass any laws to prevent those statements being made again. Public opinion has outlined the proprieties concerning such remarks as these and I firmly believe that these proprieties will be literally observed in the future, at least all of this year and the most of next, if not longer. If these illustrations are not convincing, I will suggest one or two more, and these are sadder still. If you have any tears to shed prepare to shed 'em now. Let us proceed to view the remains before the casket is closed.

"Every indication now is that tens of thousands of these splendid people, (Germans) STILL SYMPATHIZE WITH THE FATHERLAND, still believing in the righteousness of the German cause; still hopeful THAT GERMANY WILL WIN—there is every evidence that THEY WILL VOTE FOR PRESIDENT WILSON FOR RE-ELECTION AS THE BEST MEANS OF AIDING GERMANY, as well as because the re-election of the President will be an aid to the United States."

"Our German friends are coming to understand that it does not 'just happen' that most of the rabid anti-German

people in this country are for Hughes. From Theodore Roosevelt down, the enemies of Germany ARE IN THE HUGHES BAND WAGON. \* \* \* So it is evident in this instance, as in all others, WOODROW WILSON HAS BEEN THE REAL FRIEND OF THE AMERICAN CITIZEN WHO SYMPATHIZES WITH GERMANY."

No Ohio school, public, private or parochial, is teaching that doctrine in this year 1919. It is only found today in the cemetery containing the remains of a dead past. Requiscat in pace.

#### TO FINISH THE JOB.

We want, as legislators, to aid and assist a righteously indignant people to finish up the job — if it is not already finished — of decreeing and enforcing an absolute divorcement of American government and institutions from the government and institutions of the dethroned and despised kaiser. Let this motion prevail, that we have the facts that are germane arranged in usable form by the committee named. We will then be in a position to do all necessary things which up to the present time have been left undone.

#### OFFICIAL RECOMMENDATIONS.

Then there are the other branches of the motion. They relate to the laws and messages on the subject in question. I deem it eminently proper to have these brought here that they may be unto us a shining light that "shineth more and more unto the perfect day." We should find equipment for our task in these.

It will be recalled that the present governor has laid claims to being the father of our present school system. He nursed it in its infancy. He has had the custody and control of it since it was born. At times he has pointed to it with pride. His political servants even wheeled the little infant around over the state, for exhibition, in a campaign or two.

#### THE SCHOOL SURVEY.

Let us retrospect for a moment. A few short years ago the governor issued a proclamation calling for a special session of the legislature. The paramount reason for this call was to take over and clean up and perfect the school systems of Ohio. A commission had been appointed by the governor to make a survey — complete and accurate, of the schools of the state. The governor had recommended such survey and asked for legislation to enable him to bring it about. The legislature immediately vested him (the governor) with full power to gather all the facts about ALI. public schools and text books, and teachers and methods, and systems. If there was anything wrong it was now to be disclosed. There was no chance for concealment. The searchlight was ordered to be turned on. The skeletons were commanded to come out of their closets and an investigation that would be supposed to overlook nothing was had. Of course, if there was treason, or disloyalty, or un-Americanism associated with the teaching of the German language, the governor found it through his commission. And of course, if he found it he has spoken about it officially and made recommendations



concerning it to his legislatures. Of course he has demanded that the serpent's head be crushed under the heel of the law. He could not properly have done otherwise.

#### THE GOVERNOR'S RELATION TO THE SCHOOLS.

Let us refer briefly now to the records relative to this formulated, organized and executed plan of the Governor for school renovation and for putting aside evil and establishing correct conditions.

At the very beginning of his first administration, the Governor entered upon the discharge of the duties of a self-appointed guardian of the schools of the state. Whether they wished it so or not they were compelled to become the wards of the mighty dictator who commanded whatsoever he would. His prerogative was like unto that of the Centurion of Scripture who "said unto one come and he cometh, and to another go and he goeth."

#### THE FIRST MESSAGE.

His first message to the assembly on January 1, 1914, announced the consolidation of the school system with the Governor's office. That message contained the following:

"To the Members of the Senate and House of Representatives:

"I congratulate you upon your membership in the General Assembly at one of the most auspicious moments in the history of our state: at a time when public intelligence is awakened as never before to the real importance of the relation of government to our social and economic life, and when it is responsive to the organic changes which our developing civilization clearly suggests."

\* \* \* \*

Proposal twenty-seven amends Article VI of the constitution as follows:

"Provision shall be made by law for the organization, administration and control of the public school system of the state supported by public funds."

Because of its far reaching influence and the further fact that the schools form the real base to our institutions and civilization, this constitutional change imposes upon the legislature a great responsibility. It will be noted that provision is made for the organization of a school system in Ohio.

\* \* \* \*

This subject suggests possibilities of such stupendous moment to the people that legislation should be preceded by investigation. It is my judgment that a complete school survey should be made of the state. This plan has been followed by a number of states in the last few years and the conditions existent in many parts of these commonwealths have been surprising to the people.

\* \* \* \*

It is the executive recommendation that a commission consisting of not less than three persons, to be selected by the Governor, be created for the purpose of conducting a com-

plete school survey of the state and reporting a plan of school supervision. The Bureau of Municipal Research in New York City has been of untold assistance to every state undertaking this great work, and we have the assurance of co-operation from experts employed by that bureau when we begin here. It is pertinent to quote a statement recently received from William H. Allen, one of the directors of this organization. He says: "You may be interested that following the announcement of our report several weeks ago on Wisconsin rural schools, requests have come to us already from thirty-four states. Eighty-two cities, several normal colleges and many universities are using the report for text-book purposes to interest teachers in looking for deficiencies in their own environment and methods."

"The result of this survey will enable the state to provide and maintain a modern and uniform school system and bring to every community the advantages wrought by the best thought and research. The commission should by all means be empowered to work out some system of standardizing text-books in order that the expense of education might be reduced and the recurrent school book scandals made a thing of the past."

#### EMPOWERING THE GOVERNOR.

In order to carry out the suggestions of the Governor, the legislature very promptly passed a law known as Senate Bill No. 98, which made ample provision for making the survey. This bill was passed February 26th, 1913, and approved by the Governor on the 11th of March following. The title to the bill and the first section thereof reads as follows:

"To create a commission to conduct a survey of the public schools, normal schools, and the agricultural schools of the state, defining its powers, and providing appropriation therefor.

Be it enacted by the General Assembly of the State of Ohio:

Section 1. That the Governor be and is hereby authorized to appoint a commission of three members to make a survey of the public schools, the normal schools, and the agricultural schools of the state and the state administration of the same, to determine with what efficiency they are being conducted, and to report to the Governor with recommendations. Such report shall be transmitted by the Governor to the present General Assembly of Ohio."

The other sections of the law provided for payment of the expenses of the commission, authorized the employment of a secretary and other employes and investigators, gave the commission power to designate one member to sign vouchers for the payment of expenses and authorized the procuring of rooms, offices, furniture, supplies, stationery, books, periodicals, maps and all other furnishings and equipment necessary to the performance of their duties. The law further gave the commission free access to all public records, power to administer oaths, to certify to public account, to issue subpoenas and compel the attendance of witnesses, to require witnesses to produce papers, books and documents

of all kinds and character, with power to punish persons refusing to comply with any order of the commission and gave to the commission full and complete power and authority to secure all the information about all the schools in the state that was necessary to be known in order to make a wholesale cleaning up of all undesirable existing conditions. The act further contained an emergency clause as follows:

"Section 9. This act is hereby declared to be an emergency act and that its enactment is necessary for the immediate preservation of the public health, safety and welfare. The necessity therefor lies in the fact that the public health, safety and welfare requires that the present General Assembly during its deliberation upon measures relating to education shall have full information on all these matters."

#### EXERCISING THE AUTHORITY.

By virtue of the authority conferred by said law, the Governor appointed his commission and it went forth to engage upon its work with ample power and full equipment, made its investigation, gathered the facts and made its report to the Governor. These facts were gathered at large expense, they should be in the possession of somebody under the jurisdiction of the Governor's office and if treason or disloyalty or Prussianism or German propaganda were being taught in any public school in Ohio, that information ought to appear in the facts reported by the commission making the survey. With all these facts at his command, we have a right to conclude whether we can find it or not, that there exists some official act or utterance or recommendation on the part of the Governor to banish from the school system, so surveyed, whatever was pernicious, seditious or even "insidious" in existence at that time. We have a right to inquire what that survey disclosed on the subject of the teaching of the German language. The resolution passed by this House is a rightful call for just such facts as ought to have been reported through the Governor's commission to the GOVERNOR and through the Governor to the General Assembly.

#### SPECIAL SESSION CALLED.

The work of the commission was supposed to be exhaustive and was evidently considered by the Governor to be correct and accurate. A special session of the legislature was called by a proclamation issued January 14th, 1914, in which the following statements appear:

"By virtue of the authority vested in me by the Constitution of the State of Ohio, I, James M. Cox, Governor of said state, do hereby require the Eightieth General Assembly of Ohio to convene at the State House in Columbus, at 10:00 a. m. on Monday, January 19th, for the purpose of considering such measures as should receive legislative action at this time."

\* \* \* \*

"I know of nothing more fitting than that the General Assembly of our state should be brought together for the primary purpose of adjusting our school system to the progress of the day. The constitution, as amended, carries a direct mandate to the General Assembly in these words:



"Provision shall be made by law for the organization, administration and control of the public school system of the state, supported by public funds, provided that each school district embraced wholly or in part within any city, shall have the power by referendum vote to determine for itself the number of members and the organization of the district board of education and provision shall be made by law for the exercise of this power by said school districts."

"The ruling thought in this provision is that while the state gave to municipalities increased rights of home rule, it reserved to itself the original control of the school system. There is nothing more fundamental in our scheme of state government than the principle of giving to the law making body such power as will insure a unified control over the educational system of the state. If the police power of the Commonwealth is to be exercised, for the prevention of crime, the protection of property, the preservation of human rights, the prevention of disease and the conservation of public health, then public policy certainly demands lodgment of positive power in the same hands as a guarantee against sectional atrophy or neglect in our educational system.

"The General Assembly at its last session authorized a survey of school conditions by a commission appointed by the Governor. This organization has done its work so completely as to render the service so given a distinct contribution to our people. The formal report of the Commission will be submitted in full to the General Assembly."

\* \* \* \*

"The state, under the Constitution, is given a stated authority, and it must assume the responsibility which goes with it. Educational authorities in every part of the United States are agreed that the step this state is about to take will give it high rank in matters of education. Every member of the General Assembly who has, by the circumstance of time and events, been enabled to participate in this great work will find that it is his greatest contribution to the race."

#### ASSUMING PERFORMANCE OF DUTY.

With such powers granted to make a most thorough examination, we have a right to assume that the evils resulting from German teaching were gathered, and that the Governor did something about it, and that the legislature followed the instructions of their chief. So let this committee gather this material. It ought to be edifying and instructive and no doubt it is.

If by accident or oversight, or any other reason, disloyalty and Prussianism was overlooked in the survey or did not then exist in our schools or among our people, but has arisen since the survey was made, still the Governor has been in a position to have knowledge of it at its very inception and he has had ample opportunity to apprise the legislature before his special message of February 20th was sent to the Assembly.

## THE EXHAUSTIVE MESSAGE.

He delivered a message at the joint session of Senate and House in this hall at the beginning of the present session. The message covered twenty-eight pages of closely typewritten matter and was presumably exhaustive in respect to all important affairs of state which were demanding the attention of the Assembly for correction by legislation. You will recall that he commented at length on, presumably, all the important subjects with which we should deal in legislation. He enlightened us on "threatened disruption of police force"—about automobile tags—about venereal diseases—about night schools for convicts and about Holsteins and different grades of cattle and how to fatten and market them. He even went into details sufficiently to inform us what profit had been derived by the state from the breeding and raising of two bull calves.

Of course, if our schools were poisoning the minds of the children, the Governor recommended a remedy. I have not found such a recommendation, but logically it must necessarily exist. It would be preposterous to suppose there was an omission of such a vitally significant subject matter.

I know that kings have sported while great tragedies have been planned and executed. I know that generals have engaged in drunken revelry while their armies went down to defeat for want of a leader; I know it is claimed that Nero fiddled while Rome burned. But these incidents are abnormal. They belong to a past civilization. They do not make it at all conceivable that our Governor was complacently admiring the bulls while treason's hand clutched the throats of our school children. No, while he was giving time in instructing us on all the various subjects discussed in his message, he must have emphasized this most threatening of all pernicious influences and propaganda. It is unreasonable to think that he did not. He must have said it. He owed it to this legislature and to the people of the state, to say it. We must assume that the Chief Executive of this great state did what it was his paramount duty to do.

If a remedy was as urgent as he now claims it to be, then while delivering his lengthy message to the Assembly on January 13th, 1919, his official duty was very emphatically calling the Governor FROM THE CATTLE BARN TO THE SCHOOL HOUSE.

## INVESTIGATE AND LEGISLATE.

I urge you, gentlemen, to pass this motion. Let us follow the advice of the Governor himself, given to the General Assembly on January 14, 1914, when, referring to school legislation, he said: "This subject suggests possibilities of such stupendous moment to the people that legislation should be preceded by investigation."

When the committee makes its report, we should be fully armed and equipped to march forward with no uncertain tread. We will then know the haunts of the monster—its habits and power—and with a firm and steady hand we will sink the dagger deep into its venomous heart.

## REPORT OF SURVEY.

With this reference to the recent purification of the schools, we may pass to the altogether appropriate suggestion that with all this data and

information in his possession, it would have been eminently proper for the Governor, in his present message to this House, to have told us what that survey did show as to the evil results following the teaching of the German language. I think no one will deny that we should have the benefit of those findings. The Governor's familiarity with the subject would have enabled him very easily to supply this information at this time and without sending to Washington to find out about ourselves. Candor and frankness demanded that he do it. He has not seen fit, however, to make this disclosure and it thus became necessary for this House to impose upon some committee the duty of making an investigation to ascertain what the Survey Commission did find to exist at the time the survey was made. It would seem that the burden of this work must now be placed with the special committee to which reference is made in the motion to refer.

#### LEARNING THE TRUTH.

If, on the other hand, and this is altogether possible, an entirely wholesome and patriotic condition exists in every section of our state, if the youth and the aged and those in middle life are genuinely loyal to our country and her laws; if service flags of blue and of gold are hanging in the windows of our institutions of learning; if our communities are all teeming with patriotic fervor and love for all things American; if those who have spoken or learned or taught the German language shall be found to have been doing their full share in heaped and rounded measure in buying Liberty Bonds and Thrift Stamps and in contributing to the Red Cross and Y. M. C. A., and Knights of Columbus and the Salvation Army and other kindred organizations, and in sending their fathers and brothers and sons and lovers to fight in France or to sleep in Flanders field; if these are the conditions which are found to exist instead of the literally suggested one of "treason and disloyalty" somewhere near at hand, still our research for facts will result in profit.

In addition to knowing that Ohio is untainted with disloyalty and un-Americanism, we will also know that for the certain motive which prompted the recent attack on the Comings bill and its author, we must look in some other direction than to present or past conditions. We will then be called on to distinguish between partisan politics and zealous solicitation for the public good; between fiction and fact; between camouflage and candor.

#### FINDINGS OF PUBLIC INFORMATION COMMITTEE.

In conclusion, permit me to quote from George Creel, Chairman of the Committee on Public Information and spokesman for the National Administration at Washington on the subject under investigation. In an article published in the March number of Everybody's Magazine, he deals with the question, "Our Aliens; Were They Loyal or Disloyal?" He does not revel in abstraction or futurities but states facts — undeniable and carefully collected facts — which drive irresistibly to the conclusion that our alien population, of divers races and tongues, are nevertheless loyal citizens and in the main real patriots.

The following excerpts from Mr. Creel's article very forcibly illustrate the attitude of a class of zealots who were more suspicious than just.



He says:

"There is a certain sect in America, for lack of a more forceful epithet, may be termed 'Americanizers.' It was particularly active in the months that followed April, 1917. With a passion for minding other people's business that is the distinguishing mark of the sect, some of its disciples descended upon the humble tenement home of a Bohemian family in Chicago during the first summer of the war. 'We are here,' the spokesman announced impressively, 'in the interest of Americanization.'

"'I am sorry,' faltered the woman of the house, 'but you will have to come back next week.'

"'What!' The cry was a choice compound of protest and reproach. 'You mean that you have no time for our message! That you want to put off your entrance into American life?'

"'No, no!' The poor Bohemian woman fell straightway into a panic, for not even a policeman has the austere authoritativeness of those who elect themselves to be light bringers. 'We're perfectly willing to be Americanized. But there's nobody home but me. All the boys volunteered, my man's working on munitions and all the rest are out selling Liberty Bonds. I don't want you to get mad, but can't you come back next week?'

"This incident, true as gospel even if anecdotal, serves the purpose of volumes in setting forth accurately the war attitude of both native born and immigrant aliens. On the part of the native American there was often a firm conviction that our declaration of war carried an instant knowledge of English with it. On the part of the overwhelming majority of aliens there was an almost passionate desire to serve America that was impeded at every turn by the meanness of chauvinism and the brutalities of prejudice, as well as the shortsightedness of ignorance."

#### SPEAKING GERMAN WHILE FIGHTING GERMANY.

The author uses the above and other incidents to emphasize the fact as he states it, "that for the most part, those of foreign birth or descent kept the faith in spite of every bitterness." He further says: "Never was a country so thoroughly contra-espionaged! Not a pin dropped in the home of anyone with a foreign name but that it rang like thunder on the inner ear of some listening sleuth!" And with what result?

After commenting on the impossibility of any disloyalist to have escaped the meshes of so fine a net, Mr. Creel says: "Taken all in all, no belligerent, not even those invaded, made as good a record of unity and loyalty."

The same author after speaking of the surprisingly small per cent of alien population that were not altogether loyal, uses this language:

"But against this minority must be balanced an overwhelming majority of Germans who offered their lives to cleanse the honor stained by the treachery and ingratitude of others."

"It is estimated by military authorities that 10 to 15 per cent of the American Expeditionary Forces were men of German birth or origin. How they conducted themselves on the firing line was told by Charles H. Grasty, writing in the New York Times of Sept. 5th:

"'From what I have seen of this war, I have become convinced that we can trust all the various new elements in our population as fully as those of Revolutionary stock. I have heard of one whole company in another division where German was the language spoken. Not a single case of disloyalty, not one of treason—in a round way, perhaps every fourth name in the ranks is German. We have no better soldiers.'"

Mr. Frank A. Smith, writing in the Chicago Tribune, also gave testimony:

"An officer of an American Division, questioned why this particular division had shown such eagerness to fight, answered: 'Well, you see, this unit consists of forty-one per cent Americans of German descent. And all of them are volunteers'."

#### THE CHALLENGE.

I am not, by these references, giving or intending to give any personal endorsement to the teaching of the German language. But I am issuing a challenge to those who make an assault on German language on the grounds that those who speak it or teach it or learn it are disloyal or unpatriotic, to prove their charge. High authority in the councils of the Democratic party have said it is not true. If the dominant power of that party in Ohio says it is true, it may become the duty of this Assembly to decide who is right and who is wrong. The truth will indicate to this body the path of duty.

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.....	468	56-57 468	.....	.....	.....	.....	.....	.....	.....
461	312 to 355 46-170 471-472 473-474 475-476 477	56-57 390 424 477 479-482 544-578 638-865 945	476	.....	.....	847- 848 945	926	.....	.....
237	145 169 237 782 733	169 214 233 822	238	.....	.....	782	930	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
97	547	547-552	98	.....	.....	547	672	.....	.....



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
28	Mr. Wise. Making appropriations in full settlement for damages resulting from destruction of tubercular cattle and glandered horses by order of the State Board of Agriculture.....	40	43	77-254 368
29	Mr. Miller, of Stark. To amend sections 504-2 and 504-3 of the General Code, enlarging the powers and duties of the public utilities commission with reference to the abandonment of service and facilities by railroad and public utilities.....	40	43	241 816
30	Mr. Miller, of Stark. To establish a municipal court for the city of Massillon, Stark County, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.	40	43	145 369
31	Mr. Cable. Providing public convenience stations in municipalities .....	40	43	147
32	Mr. Wiest. To amend section 3008 of the General Code, relating to compensation of jurors.....	40	43	86
33	Mr. Hoover. To amend sections 6291 and 6295 of the General Code, relative to the licensing and registration of motor vehicles.....	40	43	.....



## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
34	Mr. Hoover. To amend section 1693 of the General Code, relating to the compensation of court constables .....	40	43	.....
35	Mr. Halstead. To amend section 3061 of the General Code, relating to memorial buildings....	40	43	246
36	Mr. Cowan. To amend section 154 of the General Code, relative to the salaries of the night and day policemen and visitors' attendant in the state house .....	40	43	.....
37	Mr. Kay. To amend section 3063 of the General Code, relating to memorial building funds.....	51	64	.....
38	Mr. Kay. To amend section 3963 of the General Code, relating to charges by municipalities for water service .....	51	64	381
39	Mr. Thompson. To amend section 1580 of the General Code, relating to the qualifications and term of probate judge.....	52	65	.....
40	Mr. Thompson. To amend an act entitled: "An Act to incorporate the Society of St. John's Church in Worthington and parts adjacent", passed January 27, 1807, 5 Ohio Laws, page 56, to authorize said society to affiliate with the Protestant Episcopal Church in the United States of America and the Diocese thereof having jurisdiction of Franklin County, and to authorize said society to conform in the conduct and management of its affairs to the canons of said church and diocese .....	52	65	144
41	Mr. Comings. To amend section 2409 of the General Code, relating to the employment of a clerk by the board of county commissioners.....	52	65	.....
42	Mr. Carson. To provide for the appointment of a commissioner to select and purchase lands and erect thereon the necessary buildings and structures for a general hospital for the operation and treatment of accidentally injured persons and for the appointment of a board of trustees of said hospital .....	52	65	.....



HOUSE BILLS —Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
284		246	284			646	687		
540	381 540 541	461 488	541			846	930	1078	
166	166	166	167			397	438		

## HOUSE BILLS — Continued

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
43	Mr. Huber. To amend section 4715 of the General Code, relating to the compensation of members of boards of education in rural school districts .....	52	65	315
44	Mr. Wiest. To amend section 12815 of the General Code, relative to disorderly conduct in or about railway stations and right of way.....	52	65-118	90 245
45	Mr. King. To make supplementary appropriations for the General Assembly.....	54	54	.....
46	Mr. McCoy. To amend section 1416 of the General Code, relative to the killing of squirrels.....	62	69	.....
47	Mr. Gordon, of Brown. Requiring sheriffs to investigate shanty boats and to report to the prosecuting attorney persons living in or operating the same without license.....	63	69	104
48	Mr. Gorrell. To amend section 4228 of the General Code, relating to the publication of ordinances, resolutions, etc., of municipalities which are required to be published by law.....	63	69-178	255
49	Mr. Gorrell. To repeal sections 11683 and 11684 of the General Code, relating to the publication of notice of sale of real estate on execution.....	63	70-178	255
50	Mr. Gorrell. To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent.	63	70-178	255
51	Mr. McKay. To amend sections 4744, 4744-2, 4744-3, 4744-5, 7655-7, 7706, 7706-1, 7706-2, 7706-4, 7747 and 7811 and to repeal sections 4738 to 4743 of the General Code, relative to abolishing the office of district superintendent.....	63	70	.....
52	Mr. Cresser. Providing for the conservation of land and the restoration of the surface of land denuded by the stripping process for the purpose of extracting coal deposits.....	63	70	243

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
362	.....	362 367 1078	362 1078	.....	.....	682 1138	805	919	1078
99	90-118 245 267	90-99 118-245 266	267	.....	.....	646	687	.....	.....
54	.....	.....	55	.....	.....	56	57	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
154	.....	105	155	.....	.....	553	672	.....	.....
286	255	178-255	287	.....	.....	365	439	.....	.....
.....	.....	178	.....	.....	.....	.....	.....	.....	.....
288	375	178 375 419 433 456	288	.....	.....	375	549	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
263	263	243	.....	264	.....	.....	.....	.....	.....



## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
53	Mr. Atkinson. To amend section 13008 of the General Code, enlarging the duties of parents and guardians toward children.....	63	70	.....
54	Mr. Thompson. To amend section 5711 of the General Code, being section 9 of an act passed March 21, 1917, entitled "An act to abolish the evils arising out of delinquent land sales, etc." relating to the computing of interest on delinquent taxes and for certification to the treasurer by the county auditor.....	63	70-449	.....
55	Mr. Thompson. To prescribe a rule of evidence relating to corporations not organized under the laws of this state.....	63	70 336	104 367
56	Mr. Thompson. To amend section 1558-54c of the General Code, providing for a trustee for a debtor in the municipal court of Columbus, Ohio, to require notice of the application for a trustee and providing for a default on the part of the debtor .....	63	70	.....
57	Mr. Bryson. To require an ownership certificate in the transfer of all motor vehicles in order to prevent the unlawful acquiring and disposing of said vehicles .....	63	70	561
58	Mr. Scott. To validate all marriages of soldiers in this state solemnized since the declaration of war against Germany under any license issued by military authorities, and to amend section 11186 of the General Code so as to except soldiers' and sailors' brides from residence requirement.....	63	70	176
59	Mr. Morris. To supplement section 1286 of the General Code by adding section 1286 1, providing that the practice of Christian Science shall not be considered the practice of medicine.....	63	70	190

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
123	259 291 367	449  104 259 291 297 306 310 336 368 398	123			259 291 336 398	438		
1324	561 562 1325	562 1324 1325							
186	176	176	187			242	277		
204		204		205					

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
60	Mr. Kreider. To amend section 7690 of the General Code, relative to conveyance of pupils.....	64	70	145
61	Mr. Taylor. To supplement section 2421 of the General Code by the addition of supplemental section 2421-1, empowering the board of county commissioners to turn over to a municipality part of the county bridge fund levied upon property within said municipality.....	64	70	244
62	Mr. Taylor. To amend section 1692 of the General Code, relative to court constables.....	64	70	279
63	Mr. Graham, of Licking. To amend section 7998 of the General Code, relative to the property rights of husband and wife.....	64	70	103
64	Mr. Graham, of Licking. To amend section 12034 of the General Code, relative to election to take appraisement in partition cases.....	64	70	175
65	Mr. Comings. To amend section 2502 of the General Code, relating to contracts between county commissioners and hospitals organized for charitable purposes.....	64	70	200
66	Mr. Comings. Permitting the city of Elyria, Ohio, to pay a coal bill in the sum of \$552.36 to The Schafer-Suhr Company of Cleveland, Ohio..	64	70	165
67	Mr. Comings. To supplement section 12447, by a section to be known as 12447-1 for the greater protection of workmen's tools.....	64	70	524
68	Mr. Evans. Relating to the suspension of the penalty for non-payment of taxes in reference to soldiers, sailors and marines, while in service and declaring an emergency.....	64	70 92	112
69	Mr. Evans. Relating to penalties for driver of automobiles, motorcycles, etc., passing street cars while loading or unloading passengers.....	64	70 92	603
70	Mr. Carson. To amend section 12553 of the General Code, relating to running passenger trains with less than a full crew.....	64	70	.....





## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
71	Mr. Lonz. To amend section 7700 of the General Code, defining teachers' contracts and requiring fulfillment .....	64	70	.....
72	Mr. Cable. To amend sections 4728 and 4732 and repeal sections 4728-1, 4729 and 4730 of the General Code, relative to the election of members of the county board of education.....	64	70	383
73	Mr. Wenner. To amend sections 7691 and 7701 and to supplement section 7691 by the addition of supplemental sections 7691-1 and 7691-2 of the General Code, relative to the employment of teachers on indefinite tenure.....	71	78	424-427
74	Mr. Thompson. To declare judgments in attachment proceedings where no property is reached without force and effect where service of summons is not made on the defendant.....	71	78	103
75	Mr. Griswold. To amend sections 10253, 10271, 10272, 11725, 11738 and 11781 of the General Code, relating to attachment and execution on claims for necessities.....	71	78	106
76	Mr. Griswold. To amend section 11721 of the General Code, relative to exemptions of an unmarried woman from execution and attachment..	72	78	106
77	Mr. Federman. To amend section 4 of an act entitled, "An act to provide for a state purchasing department and to amend sections 1846 and 1847 of the General Code," passed March 21, 1917, vol. 107 O. L., p. 423.....	72	78	.....
78	Mr. Federman. To amend section 745 of the General Code, relative to the powers and duties of the commissioners of public printing.....	72	78	.....





## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
79	Mr. Brach. To amend sections 1579-282, 1579-286, 1579-288, 1579-293, 1579-295, 1579-296, 1579-297, 1579-301, 1579-307, 1579-308, 1579-311, 1579-312, 1579-313, 1579-314, 1579-318, 1579-319, 1579-320, 1579-321, 1579-322, 1579-324 and 1579-326 of the General Code, (107 O. L. 704) relating to the establishment of a municipal court in the city of Toledo.....	72	79 554	215 686
80	Mr. Evans. To establish a state non-medical board to regulate non-medical practice.....	72	79	318
81	Mr. Evans. To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.....	72	79	451
82	Mr. Huber. Authorizing suits against the state and regulating the procedure thereof.....	72	79	625
83	Mr. Lentz. To appropriate the sum of one thousand dollars for the use of Mrs. James W. Neiswonger .....	72	79	103
84	Mr. Spidel. To amend sections 4860 and 4944 of the General Code, relating to the compensation of election judges, clerks and deputy clerks and assistants .....	72	79	1259
85	Mr. Cowan. To create a central bureau of criminal identification .....	72	79	.....
86	Mr. Clark. To amend section 11273 of the General Code, relating to venue of actions.....	72	79	.....
87	Mr. Hoover. To amend section 13755 of the General Code, relating to what judgments may be rendered on petitions in error in criminal cases	72	79	164

## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
239	215 216 485 486 686	216 217 539 554 568 627-664 686-687	239			485 627 664	928		
420	420 421	377 414		421					
734	451 452		735			863	933	1076	
748	625 626 748	632 767		749					
121		103 632	121			196	222		
	1259								
180			181			417	453		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
88	Mr. Blausen. To repeal sections 9592-1 to 9592-18, inclusive, of the General Code, relating to the organization, operation and supervision of fire insurance rate-making bureaus.....	72	79	.....
89	Mr. Gordon, of Brown. To amend section 5652-8 of the General Code, relative to impounding dogs.	79	87	.....
90	Mr. Gorrell. To amend section 2508 of the General Code, relating to the publication of the report of the county auditor.....	79	87-178	256
91	Mr. Greve. Providing for badges of honor for all persons from Ohio who entered the military or naval service of the United States in the war with Germany and Austria and making appropriation therefor .....	80	87	.....
92	Mr. Greve. To amend section 6299 of the General Code, relative to the persons to whom the secretary of state shall furnish lists of registered motor vehicles, .....	80	87	.....
93	Mr. Bing. To amend section 7817 of the General Code, relative to the number of meetings held each year by the county board of school examiners for the examination of applicants for teachers' certificates .....	80	87	213
94	Mr. Kreider. Providing for each able-bodied man to perform two days' work on roads.....	80	87	147
95	Mr. Alban. To appropriate the sum of one thousand dollars for the use of Mrs. W. S. Hoy.....	80	87	103
96	Mr. Weaver. To amend section 7817 of the General Code, relative to the time of holding county teacher's examinations.....	80	87	.....
97	Mr. Weaver. To amend section 7811 of the General Code, relative to the personnel of the county board of teachers' examiners.....	80	87	.....
	Mr. Graham, of Licking. To amend section 10780 of the General Code, relative to the sale of real estate of decedent and parties thereto.....	80	87-284	253 312



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
.....		409 455	.....	.....	.....	.....	.....	.....	.....
288	256 288	178 256	289	.....	.....	366	438	.....	.....
.....									
.....									
226	.....	213	226	.....	.....	553	672	.....	.....
.....				147	.....	.....	.....	.....	.....
118	.....	103	119	.....	.....	196	221	.....	.....
.....									
.....									
284	253 312	253 312	341	.....	.....	.....	.....	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
99	Mr. Stokes. To prevent the spread of hog cholera and other diseases, regulating the business of disposing of the bodies of dead animals by the process of burying, or cooking; providing for the issuance of licenses to persons, firms or corporations, permitting them to follow such business, providing for the inspection of plants where such business is carried on; providing for the violation of any of its provisions and repealing conflicting laws.....	80	87	378-380
100	Mr. Fouts (by request). To authorize Morgan county, Ohio, to reimburse Charles W. Kennedy for moneys paid into the treasury of said county.	80	87	104
101	Mr. King. To authorize and direct the auditor of state and the treasurer of state to transfer certain monies from special funds to the credit of the fish and game division of the state board of agriculture to the common school fund.....	80	87	.....
102	Mr. Miller, of Stark. To amend section 11986 of the General Code, in relation to granting divorces.	80	87-166	102 326 327
103	Mr. Miller, of Stark. To amend section 11187 of the General Code, to provide for the filing of application for marriage licenses and publication of notice ten days before the issuing of licenses..	80	87	.....
104	Mr. Jones, of Trumbull. Providing for the granting of badges of honor to the Ohio soldiers and sailors who served in the world war of 1917 and 1918.....	80	87	317-318
105	Mr. Wiest. To amend sections 7575, 7582, 7600 and to repeal sections 7794 to 7804 inclusive and 12929 of the General Code, relative to the provisions of and distribution of the state and county school funds .....	80	87-149	149

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
457	378 379 380 457-695	380 695 697	457	.....	.....	695	805	.....	.....
123	104	104	124	195	.....	195	.....	.....	.....
421	326 327	102-154 166-327 421 422	422	.....	.....	1487	.....	.....	.....
377	377 746	318 822 1059	377	.....	.....	746	928	.....	.....



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
106	Mr. Hoover. To amend sections 13698, 13700, 13702 and 13703 of the General Code, relating to suspension of sentence in criminal cases during the pendency of proceedings in error.....	81	87	106
107	Mr. Smith. To amend section 1155-7 of the General Code, relative to licenses of cold storage warehouses .....	87	95	448
108	Mr. Carpenter. To amend section 7700 of the General Code, relative to contracts for employment of teachers.....	88	95	.....
109	Mr. Crabbe. To amend section 2508 of the General Code of Ohio relative to the publication of the annual report of the county commissioners.	88	95	188
110	Mr. Stokes. Authorizing the publication and distribution of a roster of Ohio soldiers and sailors in the war with Germany and Austria.....	88	95	146
111	Mr. Banker. For the protection by law of badge, button, insignia or emblem used by the United Veterans of the Republic, a war veteran organization legally incorporated within the state of Ohio .....	88	95	246
112	Mr. King. To provide for the operation of freight trains outside of the yard limits and to regulate the number of operatives thereon.....	88	95	772
113	Mr. Silver. For the relief of Bernice Auch, teacher .....	88	95	111
114	Mr. Johnston. To repeal section 1416-1 of the General Code, relative to the killing of foxes....	88	96	175
115	Mr. Robins. To amend section 11986 of the General Code, relating to the hearing and decree in divorce cases.....	88	96	.....
116	Mr. McCoy. Authorizing county commissioners to invest sinking funds in federal, state, municipal, township or school bonds.....	94	108	164
117	Mr. Hatch. Relative to full crews on local freight trains .....	94	108	772

## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
157	106 157	106-107	158	.....	.....	306	363	.....	.....
709	.....	.....	710	.....	.....	.....	.....	.....	.....
198	199	.....	199	.....	.....	.....	.....	.....	.....
170	.....	.....	170	.....	.....	.....	.....	.....	.....
283	246	246	283	.....	.....	553	672	.....	.....
158	.....	111	159	.....	.....	229	268	.....	.....
183	.....	.....	184	.....	.....	.....	.....	.....	.....
172	.....	164	172	.....	.....	323	363	.....	.....
.....	.....	.....	.....	772	.....	.....	.....	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
118	Mr. Gordon, of Brown. To supplement section 13421 of the General Code, by the enactment of section 13421-23, regulating the location of public garages and oil filling stations.....	94	108	383
119	Mr. Crosser. To authorize boards of education of school districts to adjust their fiscal operations to the limitations on tax levies by funding existing deficiencies .....	94	108	.....
120	Mr. York. To provide a method whereby superintendents of county infirmaries may retake escaped inmates in cases in which it is for the public welfare that such inmates should remain in such infirmaries.....	94	108	550
121	Mr. Thompson. To amend sections 11710 and 11711 of the General Code, relating to the number of times premises being sold under execution should be offered for sale before reappraisal or sale by the court.....	94	108	176
122	Mr. Thompson. To amend section 5809 of the General Code, relating to certain animals not to run at large.....	94	109	.....
123	Mr. Beaty. Creating a lien for attorney's fees....	94	109	164
124	Mr. Gardner. To enact supplementary sections 1306-1 and 1306-2 to aid the reestablishment of pharmacists and assistant pharmacists who during the war have served in the army or navy of the United States.....	94	109	177
125	Mr. Alban. To amend section 13692 of the General Code, relating to trials in criminal cases..	94	109	.....
126	Mr. Comings. To amend section 11279 of the General Code, relating to the filing of suits in civil action with the clerk of courts.....	94	109	188
127	Mr. Evans. To amend sections 2930, 2931, 2933 and 2934 of the General Code, relating to soldiers' relief commission .....	94	109	.....





## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
128	Mr. Cowan. To amend section 3001 of the General Code, relating to the compensation of county commissioners .....	95	109	244
129	Mr. Cowan. To amend section 3008 of the General Code, relative to the compensation of grand and petit jurors.....	95	109	.....
130	Mr. Robins. To amend section 7491 of the General Code, relating to watering places on public highways .....	95	109	246
131	Mr. Swedersky. To amend section 6859-3 of the General Code, relative to designating Route No. 1 of the main market roads as "McPherson Highway" in honor of General James B. McPherson .....	95	109	.....
132	Mr. Wise. To amend sections 2508, 4228, 5704, 5751 and 6251 and to repeal sections 6253, 6254, 6534, 10801, 11683 and 11684 of the General Code, relative to the rates and publication of legal advertising .....	95	109	267
133	Mr. Cable. To amend section 3963 of the General Code, relative to supplying water free to public schools, fire departments, or charitable institutions .....	95	109	.....
134	Mr. Clark. To repeal sections 1534 and 1535 and to amend section 1533 of the General Code of Ohio as amended Ohio Laws 105-6, pages 462-3, relating to the time of commencement of terms of court of common pleas.....	95	109	.....
135	Mr. Burns. To reimburse Harry D. Knox for monies expended on state property.....	95	109	188
136	Mr. Hatch. To amend section 12906 of the General Code, relative to pupils organizing, joining or belonging to fraternities, sororities or like societies .....	113	147	227

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
266	266	.....	266	.....	.....	.....	.....	.....	.....
284	246	246 284	308	.....	.....	460	549	.....	.....
289	267 370 371 372 780-781	268 289 308 337 781 1075	372	.....	.....	780	928	1075	.....
199	188 199	183 418	199	.....	.....	273	315	.....	.....
247	.....	108	250	.....	.....	.....	.....	.....	.....



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
137	Mr. Tom Reynolds. To amend section 7604 of the General Code, relative to a deposit of school funds and limitation of the amount a bank may receive .....	113	148	192
138	Mr. Myers. To provide for sending copies of laws in leaflet form to the clerk of the court of common pleas of each county.....	113	148	164
139	Mr. Beaty. To amend sections 12940 and 12941 of the General Code, relating to equal rights in places of public accommodation, amusement, resort, refreshments and education, and providing penalty for violations thereof.....	113	148	290
140	Mr. Evans. Referring to intangible property subject to taxation.....	113	148 190	.....
141	Mr. Brach (by request). To regulate the telephones and to require an interchange of service..	114	148	.....
142	Mr. Lonz. To require persons employed or working in or about a restaurant, lunch room, bakeshop, candy shop, cannery, kitchen or any place or establishment of any kind whatsoever where food for human consumption is prepared for sale or prepared and sold to be free from venereal or other contagious or infectious diseases .....	114	148	.....
143	Mr. Wise. To amend sections 50, 276 and 1981 of the General Code, relative to transportation expenses of public officials.....	114	148	228
144	Mr. Cable. To amend section 3318 of the General Code, providing a maximum compensation for township trustees.....	114	148	386

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
205			206			305	363		
180				180					
372	372 374	309 337 372-373 374 418 662 882-883	374	882					
		190							
251	228	228 264 273 466	252			273 813	928		
548	386	548 559							

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
145	Mr. Cable. To amend sections 1295-5 and 1295-6 of the General Code, relative to the registration of nurses .....	114	148	231
146	Mr. Myers. To appropriate the sum on one thousand dollars for the use of the children of John Brown .....	114	148	175
147	Mr. Hopple. To amend section 13560 of the General Code, relative to persons who may have access to grand juries.....	127	127	.....
148	Mr. McCoy. To amend section 1469 of the General Code, relative to the assignment of judges of the common pleas courts by the Chief Justice of the supreme court.....	150	161	.....
149	Mr. Billingslea. To repeal sections 2533 and 2534 of the General Code, relative to county infirmaries.	150	161	243
150	Mr. Kay. To amend sections 2349, 2522, 2523, 2526, 2528, 2532, 2535, 2542, 2544, 2546, 2548, 2549, 2550, 2553, 2554, 2555, 2556, 2572, 3476, 3479, 3481, 3482, 3483, 3484, 3492, 3493, 3494 and 3495, and to repeal sections 2551, 2552, 2545, 2557 and 3002 of the General Code, relating to county infirmaries and poor relief.....	150	161	380
151	Mr. Backowski. Concerning conditional sales and to make uniform the law relating thereto....	150	161	387
152	Mr. Denune. To amend section 6333 of the General Code, requiring labels upon packages of paint to exhibit the composition thereof.....	151	161	311
153	Mr. Luchsinger. To amend section 17-1 of the General Code, providing for an eight hour day on public work in the state or any political sub-division thereof, or by contractors or sub-contractors in behalf of the state or any political sub-division thereof and penalties for violation of the same.....	151	161	217



## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
252			252			397	438		
184	175 184	175 184	184			416	453		
127		127-128	128			153	155		
261		243	265						
457	380 457 458 847	380 865	458			847	933		
559	559 560		560						
340		312	340						
239	1560	239 240 1561	240			1560	1613		

## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
154	Mr. Luchsinger. To supplement section 1008 of the General Code, relative to the hours of labor in certain cases.....	151	161	.....
155	Mr. Robinson. Providing for changing the name of "County Infirmary" to "County Home".....	151	161	200
156	Mr. Hastings. To supplement section 7822 by the enactment of sections 7822-1 and 7822-2 of the General Code, relative to giving normal credit to teachers and students for time spent in military or naval service of the United States or American Red Cross .....	151	161	982
157	Mr. Carpenter. To amend section 6309 of the General Code, relative to disposition of fees derived from registration of automobiles.....	151	161	.....
158	Mr. Comings. To provide medical and surgical treatment of crippled children, by the enactment of sections 1352-8 to 1352-11 inclusive.....	151	161	274
159	Mr. Comings. Providing for the appointment of a commission to investigate county affairs and to recommend changes in the interest of economy, uniformity and standardization of functions.....	151	161	313
160	Mr. Crabbe. To amend section 12614 of the General Code of Ohio, relative to displaying lights upon motor vehicles.....	151	161	1228
161	Mr. Lentz. To amend sections 2573 and 2768 of the General Code, relating to conveyances of property to name purchaser, and the transfer of same by county auditor before record.....	151	161	385

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
		282							
223		200	224			553	671		
1019		982 1019	1019						
300	274 300 530	274 530 539 540	301			530	671		
342	313	313		342					
1315		1280 1307							
546	385 516		546			894	932		



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
162	Mr. Fouts. To amend sections 1178, 1180, 1181, 1184, 1185, 1185-1, 1186, 1187, 1188, 1189, 1201, 1206, 1207, 1208, 1209, 1213-1, 1218, 1218-1, 1222, 1223, 1224, 1230, 1231-2, 3298-7, 3298-32, 3373, 6912 and 6936 of the General Code, and to enact supplemental sections 1181-1, 1182, 1195-1, 1212-1 and 7181-1 of the General Code, relating to a system of highway laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.....	151	162 452	390-395 517
163	Mr. Chester. To amend section 4727 of the General Code, providing for the transfer of territory to or from a centralized school district.....	151	162 845	275 879
164	Mr. Chester. To amend rule 3, of section 1 of an act, entitled, "An Act to provide for the control and management of the public parks of the state; to define the duties of police patrolmen and to establish rules for the navigation of state reservoirs by power or sail boats, and all other watercraft located or operated thereon, etc." (Sec. 479 General Code).....	151	162	227
165	Mr. Cowan. Giving authority to county commissioners, township trustees and councils of municipal corporations to build dams in streams to protect fish .....	152	162	514
166	Mr. Wise. To amend section 1962 and to repeal section 1963 of the General Code; pertaining to clothing for insane patients.....	152	162 265	243 447

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
573	390-391 392-393 394-395 517-518 519-520 521-573 574-575 576-577 579-990 1073	395 465 521 573 575 963-964 979-990 991	579	.....	.....	960- 963 979 1125	1026	1071	1073
301	784 879	301 307 823 845 856-862 876-879	337	.....	.....	784	935	.....	.....
250	.....	.....	251	.....	.....	484	617	.....	.....
799	514-515	789	799	.....	.....	.....	.....	.....	.....
265	244 265	244 265	.....	.....	.....	.....	.....	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
167	Mr. Wise. To amend sections 4213, 4214 and 4219 of the General Code, relative to fees and compensation of municipal officers and employes.	152	162	.....
168	Mr. Miller, of Stark. To amend section 2715 of the General Code, relating to active and inactive depositaries .....	152	162	389
169	Mr. Griswold. To amend section 13128 of the General Code of Ohio, relative to requiring net weight or content to appear on packages or containers containing commodities offered for sale, regulating charges for such packages or containers and providing penalty for violation of the provisions thereof .....	152	162	311
170	Mr. Cochran. To amend section 3068 of the General Code, relative to the use and occupancy of county memorial buildings.....	162	178	200
171	Mr. Baker. Providing for the creation of a teachers' employment bureau under the supervision of the Superintendent of Public Instruction	162	178	.....
172	Mr. Hooley. To amend section 1412 of the General Code, relative to the protection of game birds	162	178	.....
173	Mr. Lustig. To amend section 13005 of the General Code, relating to certain occupations for women .....	162	178	.....
174	Mr. Smith. To amend section 12788 of the General Code, relating to the protection of motormen and conductors.....	162	178	217
175	Mr. Greve. To amend section 1008 of the General Code, relating to hours of labor for women..	162	178	770
176	Mr. Talley. To amend sections 12694 and 13123 of the General Code, relative to the illegal practice of medicine and surgery, or any of its branches, and the enforcement of penalties therefor .....	162	178	194



## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
601			602						
358	311 358	311 339 359 390	359			1028	1062		
223		200	223			465	549	714 715	
239	217 248 632	217 239 247 649	248			632	806		
898	898	898	899						
220		194	221			417	454		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
177	Mr. Denune. To amend section 5360 of the General Code, relative to the personal property exemption from taxation.....	162	178	.....
178	Mr. Federman. Releasing the city of Cincinnati from payment of rental provided for in leases of part of the Miami and Erie canal executed under authority of the act passed May 15th, 1911 (102 Ohio Laws), and the act passed May 17, 1915 (106 Ohio Laws), until such time as it commences operation of the facilities and utilities authorized to be constructed upon, in, under and above the same.....	162	178	292
179	Mr. Kreider. To amend sections 7773 and 12979 of the General Code, relating to enforcing the truancy law .....	163	178	.....
180	Mr. Graham, of Licking. To provide a pension fund for persons long employed in state institutions and to provide for the retirement of such persons on part pay.....	163	178	321
181	Mr. Gordon, of Logan. To amend section 7831 of the General Code, relative to education qualifications of teachers.....	163	178	.....
182	Mr. Gordon, of Logan. To amend sections 7644-2, 7654-1, 7654-2, 7654-3, 7654-4 and 7654-5 of the General Code, relative to county normal schools .....	163	178	320
183	Mr. Pugh. To regulate private employment agencies and to repeal sections 886, 887, 888, 889, 890, 891, 892, 893, 894, 895 and 896 of the General Code .....	163	178	.....
184	Mr. Huber. To supplement section 2935 of the General Code by the enactment of supplemental section 2935-1, relative to the allowance of the chairman of the soldiers' relief committee when filing his report.....	163	179	319

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
309	292 413 747 748	292 337 767	413			747	929		
415	415		416						
434	320 434 435	415 421 435 456	488			785	928		
415				415					



## HOUSE BILLS — Continued.

Number.	Author and Title,	Introduction and First Reading.	Second Reading—Referred.	Reported.
185	Mr. McFarland. To amend section 12614-1 of the General Code, relative to the control of headlights on motor vehicles.....	163	179	217
186	Mr. Johnston. To further supplement section 7644 and to supplement section 7691 by the enactment of sections 7644-2 and 7691-1 of the General Code, relative to the establishment of supplementary or continuation schools in village and rural districts.....	163	179	.....
187	Mr. Hinchey. To amend section 13049 of the General Code, relative to showing moving pictures on Sunday .....	163	179	.....
188	Mr. Cable. To amend section 286 of the General Code, providing for the enforcement of the findings of the Bureau of Inspection and Supervision of Public Offices.....	163	179	275
189	Mr. Hoover. To amend sections 3059, 3060, 3061, 3062, 3063, 3064, 3065 and 3068 and to add supplemental sections 3067-1 and 3068-1 of the General Code, relating to the construction and maintenance of a county memorial building to commemorate the services of the soldiers, sailors, marines and pioneers of the several counties of the state .....	163	179	.....
190	Mr. Dunn. To amend section 9618 of the General Code of Ohio, relating to liabilities of mutual live stock insurance associations.....	163	179	214
191	Mr. Bond. To amend section 905 of the General Code, relative to the compensation of the chief inspector and district inspectors of mines..	188	191	853
192	Mr. Gordon, of Brown. To supplement section 2921 of the General Code of Ohio, by the enactment of supplemental section 2921-1, defining and prescribing the powers and duties of prosecuting attorneys and providing a remedy to secure the proper listing of personal property for taxation and to amend sections 2922 and 2923 of the General Code .....	188	191 194	.....

## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
248	248	241		249					
301	275 1339 1340	275 1357	301			1339	1381		
234	565	214 584 585	234			564	671		
1170	853 1170 1185	1170 1185	1171			1185	1208		
		194							

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
193	Mr. Bliss, by request. To provide for the creating of a hotel department in the state of Ohio, relating to restaurants, hotels and rooming houses, defining such places and providing for license fees to be collected and turned over to the state, and further providing and empowering the commissioner to make rules and regulations for safety and sanitary conditions in such places.	189	191	.....
194	Mr. Thompson. To amend sections 6294, 6294-1, 6297, 6298, 6299, 6300, 6301, 6302, 6304, 6305, 12610, 12613, 12622 and 12624 of the General Code, and enact a supplemental section known as 6300-1, transferring the duty of manufacturing and distributing automobile placards from the secretary of state to the Ohio board of administration, and providing that such placards shall be manufactured at the Ohio penitentiary.....	189	191	.....
195	Mr. Thompson. To amend section 5340 and 5345, and repeal section 5346 of the General Code, relating to collateral inheritance tax.....	189	191 390	.....
196	Mr. Faris. Authorizing the boards of trustees of the Ohio University, the Miami University, the Kent State Normal College and the Bowling Green State Normal College, to establish and conduct extension departments for the training of teachers .....	189	191	254
197	Mr. Gordon, of Logan. To establish county library districts and extend to the people of such districts the opportunity to provide, by referendum vote, for the maintenance of a free library service therein .....	189	191	275
198	Mr. Hughes. To amend section 13555 of the General Code, relative to the number of persons necessary to constitute a grand jury.....	189	191	213



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
		449 614							
		390							
286	254 689	254 689 696	286			689	806	919	
301	275	276	302						
225		213	226			397	438		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
199	Mr. Comings. To amend sections 788 and 789 of the General Code, and to supplement section 789 of the General Code by the addition of sections 789-1 and 789-2, to reorganize the state board of library commissioners, to promote the educational work of the state library and develop library extension throughout the state.....	189	191	245
200	Mr. Graham, of Muskingum. Revising and codifying the laws relating to the organization of banks and the inspection thereof.....	189	191	491-510
201	Mr. Johnston. To supplement section 7681 by the enactment of supplemental section 7681-1 of the General Code, relative to conducting classes in certain grades in one-room schools in rural districts only in alternate years.....	189	191	.....
202	Mr. Cable. To amend sections 12603, 12604 and 12628-1 of the General Code, relative to penalties for illegal driving of motor vehicles.....	189	191	537
203	Mr. Miller, of Stark. Regulating the conduct of attorneys, defining misconduct and providing a penalty for the violation thereof.....	189	191	314
204	Mr. Miller, of Stark. To amend section 13706 of the General Code, relating to probation of persons convicted of crime.....	189	191	243
205	Mr. Dodge. To amend sections 10705 and 10706 of the General Code, relating to credits, securities and discounts in cases of sales of personal property by executors and administrators.....	190	191 249	217
206	Mr. Baker. To amend section 1693 of the General Code, relating to the compensation of court constables .....	191	195	227

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
282	245	245 282 283	283	.....	.....	.....	.....	.....	.....
579	491 to 510 579 580 672-673	202 292 510 575 673	581	.....	.....	672	709	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
.....	537	.....	.....	.....	.....	.....	.....	.....	.....
361	314 361	314	362	.....	.....	.....	.....	.....	.....
262	243 582	243 600 601	263	.....	.....	582	687	.....	.....
241	218	218 241 249	.....	.....	.....	.....	.....	.....	.....
250	227	227	250	.....	.....	483	617	779	.....



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
207	Mr. Cowan. To change the numerals and titles in the appropriation bill for the House of Representatives .....	191	191	.....
208	Mr. Myers. To provide for an industrial emergency board and to create an industrial emergency fund .....	194	201	523
209	Mr. York. To provide a license for angling in Ohio .....	194	201	514
210	Mr. Mulcahy. To amend section 7730 of the General Code, relative to the suspension of schools in a village or rural school district.....	194	201	.....
211	Mr. Hughes. To create municipal and general health districts for purposes of local health administration; and to amend sections 1245, 1246, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476 and 12785 of the General Code, relating to the powers and duties of boards of health and to repeal original sections 1245, 1246, 3391, 3392, 3393, 3394, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476 and 12785 of the General Code.....	195	201	402
212	Mr. Evans. To provide for the taxing of personal property not listed or not properly listed by a decedent, as disclosed by inventories filed by personal representative .....	195	201	388
213	Mr. Evans. Repealing sections 5607 and 5608 of the General Code, relating to printing a list showing changes in real estate assessments.....	195	201	492
214	Mr. Donahay. To supplement section 1286 of the General Code, by adding section 1286-2, providing that the administration of an anesthetic by a registered nurse under the direction and in the immediate presence of a licensed physician shall not be considered the practice of medicine.....	195	201	276

## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
205		191 583	205			417	454	583	
	523 524								
670	514		671			1206 1207	1208		
543	402 403 404 543 866	408 463 481-482 542 544 573 867	543			633 866	931		
636		636 643		636 643	643				
307	307 337 338	276 333 337 338	338	308	337	483	617		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
215	Mr. Chester. To amend section 7805 of the General Code, relative to the state board of school examiners .....	195	201	.....
216	Mr. Clark. To amend section 10234, 10245, 11252, 11253 and 11291 of the General Code, relative to the appointment of guardians for suit and for service of summons in all cases where there is an infant who has no legally appointed guardian..	195	201	.....
217	Mr. Waterston (by request). To amend sections 151, 153 and 154 of the General Code, relative to appointment, duties and salaries of day and night policemen and visitors' attendants in the State House .....	195	201	637
218	Mr. Dunn. To re-enact sections 7150, 7151, 7152 and 7153 of the General Code, relating to destruction of Canada or Russian thistles, wild lettuce or wild mustard.....	195	201	490
219	Mr. Lawyer. To supplement section 5652-8 and to further supplement section 5652 by the enactment of sections 5652-8a and 5652-16 of the General Code, relative to the enforcement of the payment of the dog registration fees.....	195	201 386	386
220	Mr. Banker. To amend sections 4698, 4699, 4701 and 4702 of the General Code, relating to city school districts .....	202	228	.....
221	Mr. Dildine. To codify the fish and game laws of Ohio, and to repeal sections 1390 and 1465 inclusive and sections 485, 12521, 12523, 5831-1, 5831-2 and 5831-3.....	202	228	.....
222	Mr. Harter. To authorize and empower boards of directors of municipal universities, colleges and institutions to establish and maintain pension funds and to provide for payment of pensions, life insurance and annuities to the professors, instructors, teachers and executive and administrative officers of municipal universities, colleges and institutions .....	202	228	.....



## HOUSE BILLS—Continued.

[illegible]

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
223	Mr. Copeland. To amend sections 4743, 4744-2, 4744-3, 4744-5, 7655-7, 7706, 7706-1, 7706-4, 7747 and 7811, and to repeal sections 4738, 4739, 4741, 4742 and 7706-3 of the General Code, relative to abolishing the position of district superintendent and providing for the position of assistant county superintendent of schools.....	218	229	531
224	Mr. Spidel. To amend sections 1041, 1045, 1047, 1048, 1053, 1056, 1058-1, 1058-3, 1058-4 and 1058-29, of the General Code, providing for the better protection of life and property against injury or damage resulting from the operation of steam engines and boilers by incompetent engineers and others.....	218	229	.....
225	Mr. Scott. To amend section 5785 of the General Code, regarding the misbranding of food, drink, flavoring extracts, confectionery and condiment .....	218	229	448
226	Mr. Dunn. To amend sections 2544, 3481, 3482, 3483, 3484, 3492, 3493, 3494 and 3495 of the General Code, relating to the duties of the board of county commissioners respecting county infirmaries .....	218	229	.....
227	Mr. Gordon, of Brown. To require all cars, waiting rooms, station houses and all places, equipment and conveniences of railroads used or occupied by passengers or patrons, to be kept in a clean and sanitary condition.....	218	229	449
228	Mr. Baker. To amend section 8574 of the General Code, relative to the order of descent of property acquired by purchase.....	218	229	316
229	Mr. Graham, of Muskingum. To amend section 2980-1 of the General Code, relating to additional allowance for the deputies in the various county offices; how obtained.....	218	229	253

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
.....	531 532 533	908	.....	.....	.....	.....	.....	.....	.....
742	861	742 754 813 860	743 861	.....	860	813 914	931	.....	.....
667	.....	.....	667	.....	.....	.....	.....	.....	.....
364	316	316	365	.....	.....	553	671	.....	.....
284	465	253 284 285 487 488	286	.....	.....	465	617	.....	.....



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
230	Mr. Jas. A. Reynolds. For the relief of Ellen Hunt .....	219	231	.....
231	Mr. Billingslea. To amend sections 1579-91, 1579-92, 1579-93, 1579-97, 1579-102, 1579-111a, 1579-119 and to supplement sections 1579-92a, 1579-92b, 1579-92c, 1579-126a of the General Code, relative to a municipal court of Hamilton Butler county, Ohio.....	223	231	316
232	Mr. Jones, of Hamilton. To amend section 606 of the General Code, relating to assessments for the maintenance of the public utilities commission.	229	231	521
233	Mr. Wenner. To amend section 7692 of the General Code, relating to health supervision in the public schools.....	231	236	.....
234	Mr. Bing. Making appropriation for rendering state aid to weak school districts.....	231	237	.....
235	Mr. Luchsinger. To establish fire drills in factories, lofts and department stores for the occupants thereof .....	231	237	604
236	Mr. Taylor. For the purpose of promoting and increasing the production of commercial poultry and eggs on the farms of Ohio by holding poultry exhibitions and to teach better methods of poultry culture.....	231	237	312
237	Mr. Green. Extending control, for purposes of improvement, of dedicated streets and alleys outside of municipal corporations, to county commissioners and township trustees.....	231	237	427
238	Mr. Silver. To supplement sections 3082 and 3107 of the General Code, by the enactment of sections 3082-1 and 3107-1 relating to county children's homes .....	232	237	292
239	Mr. Johnston. To amend section 5025 of the General Code, relative to the printing of election ballots .....	232	237	.....

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
365	365		365			665	806		
708	708 1436	1436 1448	708			1436	1499		
951	604 605 952 1358		952			1358	1381		
340	340			341					
634			635			863			
309	582	292 600	310			582	671		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
240	Mr. Matthews. Defining optometry, providing a state board of optometry, providing for the licensing of persons to practice optometry and for the revocation and suspension of such licenses, and providing penalties for violations....	232	237	318
241	Mr. McCoy. Relating to the inspection of county turnpikes and the culverts and bridges thereon by county commissioners and county surveyor .....	235	247 385	385
242	Mr. Kay. Providing that sheriffs, court bailiffs and police officers convicted of bribery or like offense shall be thereafter disqualified from holding public office or employment.....	236	247	.....
243	Mr. Kay. Requiring the maintenance of drinking water accommodations, water closets and lavatories, for free public use, at fair grounds and amusement parks.....	236	247	328
244	Mr. Beaty. Amending section 127 of the General Code, relating to fees of notaries public....	236	247	313
245	Mr. Beaty. To amend section 8190 of the General Code, relating to time of maturity of negotiable instruments .....	236	247	313
246	Mr. Robins. To amend section 3092 of the General Code, relating to care of dependent children by county commissioners.....	236	247	315
247	Mr. Miller, of Stark. To amend sections 1579-197, 1579-198, 1579-204, 1579-207, 1579-220, 1579-224, 1579-226, 1579-229 of the General Code, enlarging the jurisdiction of the municipal court of Alliance, Ohio, providing for certain officers thereof, and defining their powers and duties .....	236	247	314
248	Mr. Cable. To amend section 21-1, and to enact supplemental sections to be known as sections 21-2, 21-3, 21-4, and 21-5 of the General Code, to provide for inventories of public property.....	236	247 360	313 522
249	Mr. Johnston. To amend section 4384 of the General Code, relative to appointment of village marshal .....	236	247	.....





## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
250	Mr. Johnston. To amend section 4215 of the General Code, relative to the number of members in a village council.....	236	247	.....
251	Mr. Bond. To amend section 7419 of the General Code, and to enact supplemental sections 7419-1 and 7419-2 of the General Code, relating to a special levy for the repair of principal highways of a county.....	236	247 396	.....
252	Mr. Delehanty. To prevent the manufacture and sale of adulterated or deleterious ice cream; to fix a standard of butterfat for ice cream; to prescribe penalties for the violation of the provisions of this act and to provide for the enforcement thereof .....	256	271	.....
253	Mr. Smith. To provide for a state fish commissioner for the Lake Erie fishing district and defining his duties.....	256	272	.....
254	Mr. Greve. To amend sections 1579-6, 1579-8, 1579-16, 1579-20, 1579-26, 1579-36 and 1579-39 of the General Code, relating to the municipal court of Cleveland and enlarging its jurisdiction.	256	272	366
255	Mr. Bing. To amend section 5330 of the General Code so as to provide a definite rule for valuation of school and ministerial lands held under perpetual lease.....	256	272	428
256	Mr. Bryson. To amend section 486-8 of the General Code, relative to exemptions from the classified service of the state.....	256	272	449
257	Mr. Bryson. To further supplement section 9921 by the addition of supplementary section 9921-6 of the General Code, authorizing the employment of home demonstration agents in the several counties of the state, and providing for the further development of agriculture.....	256	272	408
258	Mr. Lawyer. To amend sections 4534, 4542 and 4581 of the General Code, relative to the fees of chiefs of police and marshals in state cases.....	256	272	.....

## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
		396							
440	366 440 663	663	441			663	806		
635	428		635			944	1060		
668	1600	1601	669			1600	1613		
630	408 630		630			785	928		



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
259	Mr. Winter. Providing for the construction, maintenance and inspection by the state fire marshal of dry cleaning and dry dyeing buildings and establishments, and providing a penalty for the violation thereof.....	256	272	427
260	Mr. Hastings. To amend section 6351 of the General Code, relative to exempting honorably discharged soldiers or sailors of the United States who participated in the war with Germany and Austria, from payment of the full fee for a peddler's license .....	256	272	317
261	Mr. Graham, of Licking. To establish a municipal court for the city of Newark, Licking county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.	257	272	381
262	Mr. Hughes. To make disposition of overpayment of taxes, and to create a trust fund from which they can be refunded upon proof of claim.	257	272	424
263	Mr. Brach. To amend sections 12946-1 and 12946-2 of the General Code, to provide for the weekly payment of wages by employers of five or more regular employees.....	257	272	.....
264	Mr. Evans. To amend sections 2768 and 8510 of the General Code, relating to the recording of deeds and conveyances unless the actual consideration passing for said deed or conveyance be expressed and providing penalties therefor.....	257	272	.....
265	Mr. Evans. To amend section 5579 of the General Code in reference to duties of county auditors	257	272	.....
266	Mr. Crabbe. To amend sections 871-1, 1465-68, 1465-79 and 1465-83 of the General Code, relative to the Industrial Commission of Ohio.....	257	272	.....
267	Mr. Green. Providing for the granting of badges of honor to Red Cross and army nurses in active service during the war against Germany and Austria, and making appropriation therefor.....	257	272	.....



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and * First Reading.	Second Reading—Referred.	Reported.
268	Mr. Cookston. To amend sections 11979, 11980, 11984, 11986 and 12003 of the General Code, relating to actions for divorce.....	257	272	.....
269	Mr. Spidel. To amend section 5078 of the General Code, relating to allowing a friend to mark the ballots of electors who are physically incapacitated .....	257	272	.....
270	Mr. Banker. To amend section 13049 of the General Code, relating to Sunday observance....	257	272	566
271	Mr. Spidel. To provide for the relief of Thomas H. Robinson.....	257	272	445
272	Mr. Chester. To abandon certain portions of the Miami and Erie canal, the Sidney feeder, and the Mad river feeder canal, and to provide for the retention of the same as a possible right-of-way for a ship or barge canal and for hydraulic purposes, and likewise for the leasing or selling of portions thereof.....	257	272	521
273	Mr. Wiest. To amend section 6351 of the General Code, relative to peddlers' license.....	257	272	.....
274	Mr. Burns. To amend section 870 of the General Code, relating to the sale of illuminating oil and liability for damages from sale thereof, and to repeal sections 844-845-846-847-848-849-850-851-852-853-855-856-857-858-859-860-861-862-863-864-865-866-867-868-869 and 871 of the General Code, relating to state inspector of oil.....	258	272	428
275	Mr. Bing. To amend section 5979 of the General Code, relating to the standard of time throughout the state .....	258	272	.....
276	Mr. Federman. To make sundry and supplementary appropriations for the remainder of the current fiscal year.....	272	273	.....



## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
973	566 973	964 973 981		973					
644			644						
798	521 522		799						
		317							
636	640	636 661 901	902	641	901				
297	297 298 423	273 280 423 433 434	298			423	454		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
277	Mr. Gorrell. To repeal section 12906 of the General Code, relative to pupils organizing, joining or belonging to fraternities, sororities, or like societies .....	277	282	.....
278	Mr. Federman. To amend section 5979 of the General Code, providing for the adoption of Eastern standard time for the State of Ohio and declaring an emergency.....	277	282	327
279	Mr. Taylor. To provide for the reimbursement of contractors engaged in the construction of inter-county highways and main market roads, on account of losses due to governmental action, and to make an appropriation therefor.....	278	282	967
280	Mr. Evans. To amend sections 6602-17, 6602-20, 6602-26 and 6602-32 of the General Code, relative to water supply and waterworks systems in county sewer districts .....	278	282	337
281	Mr. Evans. To amend sections 6602-1, 6602-4, 6602-8b, and 6602-8h of the General Code, relative to county sewer districts.....	278	282	388
282	Mr. Dunspaugh. To amend sections 12996, 13007-11 and 13007-12 of the General Code, relating to the employment of minors.....	278	282	773
283	Mr. Stokes (by request). Authorizing municipalities to issue emergency bonds to raise money for necessary public improvements during the year 1919 in order to relieve distress caused by unemployment of labor.....	278	282	.....
284	Mr. Cable. To amend sections 7246, 13421-17 and 13421-21 of the General Code, and to supplement sections 7246 and 7249 of the General Code by the enactment of supplemental sections 7246-1, 7246-2 and 7249-1, relating to the limitation of the use of highways to certain vehicles and to the enforcement thereof, prescribing penalties for offenses under the highway law and conferring jurisdiction upon certain courts in all cases of violations of highway law.....	278	282	.....





## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
285	Mr. Jones, of Trumbull. To supplement section 1352 of the General Code by the enactment of supplemental section to be known and designated as section 1352-6, relating to institutions caring for children .....	278	282	312
286	Mr. McCoy. To amend section 1221 of the General Code, relating to the state highway improvement fund, its appropriation and use in the construction, maintenance and repair of inter-county highways and main market roads.....	280	290	.....
287	Mr. Wenner. To amend section 1288 of the General Code, and to grant osteopathic physicians an examination in surgery by the State Medical Board .....	280	290	516
288	Mr. Bond. To amend section 13618 of the General Code, relating to the payment of counsel assigned by the court to defend indigent prisoners in cases of felony.....	280	290	448
289	Mr. Gordon, of Brown. To amend section 1222 of the General Code, and to enact supplementary sections 6926-1 to 6926-3 inclusive of the General Code, relative to a system of highway laws for the state of Ohio.....	280	290	879
290	Mr. Moyer. To supplement section 2766 of the General Code of Ohio, by the enactment of supplemental section 2766-1, providing for plats, records and documents for use of county and municipal authorities .....	280	290	380
291	Mr. Thompson. To repeal section 12754 of the General Code, which prevents the use of substitutes for butter or cheese at charitable or penal institutions of the state.....	281	290	.....
292	Mr. Pugh. To repeal sections 1683-12, 1683-13, 1683-14, 1683-15, 1683-16, 1683-17, 1683-18 and 1683-19, providing for a court of domestic relations for Lucas county, Ohio, and prescribing the jurisdiction of said court.....	281	290	381
293	Mr. Crabbe. Making appropriations in favor of Madison county, Ohio, to pay for assessments that have been or should have been levied against the new prison farm in said county for ditch and road improvements .....	281	290	.....



## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
294	Mr. Crabbe. To amend the following sections of the General Code: viz., 1746, 3011, 3012, 3014, 3017, 3019, 3020, 3347, 3336, 4270, 4387, 4527, 4528, 2977, 2978, 2989, 2981, 4534, 4535, 4536, 4542, 4554, 4556, 4567, 4568, 4579, 4580, 4581, 4589, 13720, 13722, 13724, 12375, 14695, 14700, 14740-5, 14740-17, 14740-28, 1397, 1404, 1601, 1602, 2845, 2980, 2983, 2987, 2997, 1682, 13725, 13726, 1959, 1967, 1981, 1982, 12385, 13438 and 13439; to enact supplemental sections 1746-1, 1746-2 and 3014-1, and to repeal the following sections of the General Code: 2093, 2846, 2902, 2903, 2904, 2980-1, 2985, 3005, 3009, 3010, 3018, 4257, 11192, 13427, 14739, 14738, 14737, 14736, 14735, 2787, 2788 and 13436, relating to fees and costs.....	281	290 1124	382 1573
295	Mr. Fouts. To amend section 10933 of the General Code, as amended in volume 107 Ohio laws, page 404, relating to the duties of guardians.	281	290	332
296	Mr. Lonz. To amend section 3495 of the General Code, providing for markers at graves of persons buried at public expense.....	281	290	386
297	Mr. Lonz. To amend section 614-2a of the General Code, defining Public Utilities.....	281	290	381
298	Mr. Johnson. To amend sections 4738, 4741, 4743, 4744-2, 4744-3 and 4744-5, and to add supplementary section 4740-1, and to repeal sections 4738-1, 4739, 4742, 7706 and 7706-1 of the General Code, relative to the appointment of assistant county superintendents of schools.....	281	290	.....
299	Mr. Jones, of Trumbull. To amend section 2412 of the General Code, relating to the employment of legal counsel, for county boards and officers..	281	290	387



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
542	382 383 542 1028 1066-1067 1578-1579	463 1124 1579	542	.....	.....	1027 1143	1608	.....	.....
463	463	.....	463	.....	.....	628	688	780	.....
548	548	.....	548	.....	.....	.....	.....	.....	.....
489	.....	461	.....	489	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
560	387 560 681 859 860	681 676 700 761-762 784-791 830-831 859	560	.....	.....	681 784	932	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
300	Mr. Jones, of Trumbull. To amend sections 2990, 2991 and 3001 of the General Code, providing for the annual salaries of county auditors, county treasurers and county commissioners.....	281	290	514
301	Mr. Jones, of Trumbull. To require the attendance at school of non-English speaking and illiterate minors .....	281	290	590
302	Mr. Drury. To authorize county commissioners to repair county roads within municipal corporations .....	281	290	.....
303	Mr. Dunn. To amend section 4740 of the General Code, relative to district supervision.....	282	290	.....
304	Mr. Weaver. To amend section 1352-1 of the General Code, relative to the supervision of fraternal homes .....	293	321	.....
305	Mr. Chester. To amend sections 3128, 3130, 3131, 3132, 3133, 3134, 3135, 3136 and 3137 of the General Code, relating to the erection and maintenance of county hospitals.....	293	321	404-407
306	Mr. Madden (by request). To provide for the relief of William Hopper.....	293	321	516
307	Mr. Griswold. To authorize the incorporation of co-operative agricultural associations and to define the powers thereof.....	294	321	445
308	Mr. Walsh. To prohibit ticket scalping.....	294	321	.....
309	Mr. Billingslea. To authorize the board of education of Madison township school district to pay Mary Williamson the sum of four hundred and thirteen dollars .....	294	321	385
310	Mr. Blauser. To amend section 3618-1 of the General Code, relating to the power of municipal corporations owning municipal gas plant or system of gas distribution to purchase gas without advertisement or competitive bidding.....	294	321	385

## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
668	668	668	.....	668	.....	.....	.....	.....	.....
1020	590 1020	1020	1021	.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
602	404 405-406 407-783	407 783 822	602	.....	.....	783	928	.....	.....
1025	516	1025	.....	1026	.....	.....	.....	.....	.....
643	445 1556	643 1556	644	.....	.....	1555	1610	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
544	694	697	545	.....	.....	694	805	.....	.....
545	.....	.....	545	.....	.....	663	805	.....	.....



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
311	Mr. Bing. To amend sections 1302, 1303 and 1303-1 of the General Code, relating ot the requirements for examination as a pharmacist or assistant pharmacists .....	294	321	388
312	Mr. Barnes. To further supplement section 273 of the General Code, by the enactment of sections 273-5, 273-6, 273-7, 273-8, 273-9, 213-10 and 273-11 of the General Code to provide for engineer examiners on state road work.....	294	321	.....
313	Mr. Harter. To supplement section 412 of the General Code by adding thereto, sections 412-1, 412-2, 412-3, 412-4, 412-5, 412-6, 412-7, 412-8, 412-9, 412-10, 412-11, 412-12, and 412-13, relative to preventing destructive floods and conserving and preventing waste of the waters of the streams, lakes and public waters of the state of Ohio, and to provide for the sale or lease to the public of such water for agricultural, commercial, manufacturing and other public purposes .....	322	329	617
314	Mr. Helrich. To supplement section 228 by the enactment of section 228-1 of the General Code, relative to the registration of births or deaths of residents of Ohio occurring outside the state.....	322	329	389
315	Mr. Emery. To authorize the governor to convey to the village of Hicksville, Defiance county, Ohio, certain land located therein.....	322	329	449
316	Mr. Dildine. To supplement section 1579-259 of the General Code by the enactment of a supplemental section to be known as section 1579-259-a, providing for a municipal court in and for the city of Sandusky, Erie county, Ohio.....	322	329	515
317	Mr. Bing. To amend sections 7807-1, 7801-2, 7824, 7826, 7830, 7831, 7832-2, 7832-3, 7840, 7847, 7852, and 7856 of the General Code, and to enact supplemental sections 7807-10, 7823-3, 7831-2, 7831-3, 7847-1, 7847-2, 7848, 7852-1 and 7858-1 of the General Code relating to life certificates, and temporary certificates and to provide kindergarten primary certificates.....	322	329	447

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
587		587	587			791	930		
717	618-619 620-621 622-717 718-722	622 712 718 719-720 721	722			785	930		
691	601		601			627	688		
619			650			791	927		
751	751		751			1374	1453		
810	417 810	789	810			1031	1066		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
318	Mr. Crabbe. To provide against the hazard of escaping gas in a building during a fire, accident or other casualty, and to compel gas shut-off valves to be placed in gas mains.....	322	329	.....
319	Mr. Swedersky. To amend section 12523 of the General Code, relative to hunting on lands not subject to private ownership.....	322	329	386
320	Mr. Matthews. To establish a municipal court for the city of Portsmouth, Scioto county, Ohio, and fix the jurisdiction thereof, providing for a judge thereof and other necessary officers and define their duties, and to repeal sections 14719 and 14720 of the General Code, relating to the police court of the city of Portsmouth.....	322	329	562
321	Mr. Drury. To amend section 9510 of the General Code, relating to the deposit required of foreign insurance companies in this state.....	322	329	810
322	Mr. Comings. To amend sections 7763, 7764, 7765, 7766, 7767, 7768, 7770, 7771, 7773, 12974, 12975, 12977, 12994, 12998, 13007-1, and 13007-11 of the General Code, relating to the compulsory education and employment of minors.....	322	329	512
323	Mr. Miller, of Stark. Granting permission to The Massillon Electric and Gas Company to construct a transmission line across state property, being part of sections 19, 20, 21, 22, 27, 28, 29 and 30 in Perry township, Stark county, Ohio....	323	329	408
324	Mr. Walsh. To change the time for paying taxes from December and June to October and April; to change the lien date of the state from the day preceding the second Monday in April to the first day of January, and to amend sections 2439, 2456, 2583, 2591, 2595, 2596, 2601, 2602, 2604, 2608, 2632, 2618, 2649, 2653, 2656, 2657, 2660, 2683, 2684, 2685, 2692, 2746, 2749, 3787, 3791, 3794, 5366-1, 5367, 5368, 5371-1, 5372, 5372-1, 5372-2, 5372-3, 5372-4, 5373, 5374-1, 5375-3, 5375-4, 5385, 5387, 5393, 5406, 5411, 5420, 5423, 5447, 5449, 5450, 5592, 5605, 5607, 5608, 5626, 5627, 5637, 5649-3a, 5649-3b, 5671, 5672, 5678, 5679, 5694, 5695, 5702, 5704, 5709, and to repeal sections 2657, 2658, 2659 of the General Code.....	329	356	.....





## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
325	Mr. Silver. Providing for the deposits of sum of two hundred dollars or less, belonging to minors, with a bank or trust company, in order to permit final settlement of estates.....	329	336	.....
326	Mr. McCoy. To provide for the appointment by county commissioners of section men to repair turnpikes and improve county roads.....	334	356	595
327	Mr. Hooley. To amend sections 5910, 5913 and 5915 of the General Code, relating to the trimming of hedge partition fences.....	334	356	.....
328	Mr. Bliss. To amend sections 1529, 2251, 2252 and 2253 of the General Code, to provide for an increase in salaries of judges of the supreme court, court of appeals, common pleas and superior courts of the state, and for their expenses incurred in the performance of their official duties	334	356 605 1541	1218 1569
329	Mr. Bryson. To amend section 8577 of the General Code, relating to descent and distribution of property.....	334	356	.....
330	Mr. Federman. To amend section 13049 of the General Code, relating to Sunday observance.....	334	356	.....
331	Mr. Weaver. To prevent double taxation by the exemption of real estate therefrom to the extent of indebtedness secured by recorded mortgage or lien.....	334	356	693
332	Mr. Comings. To authorize township trustees to provide against fires and to provide and maintain fire apparatus and buildings for the use of volunteer fire companies.....	334	356	514

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
700	595 596 597 700 868	623	700			868	931		
1237	1237 1417 1569	605 1218 1234 1237 1417 1519 1541 1569	1417	1238	.....	1519 1559	1609		
826	826 1375	1375 1410	827			1375	1499		



## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
333	Mr. Comings. To amend section 7709 of the General Code and to supplement it with sections 7709-1, 7709-2, 7709-3 and 7709-4, relating to the listing of school text-books with the superintendent of instruction, the content of such books and the time required for their study in all schools	334	356	.....
334	Mr. Evans. To amend sections 12400 and 12401, and to repeal section 12399 of the General Code, relative to abolishing capital punishment.....	334	356	.....
335	Mr. Evans. Relating to the duties of banking officials and other officers who control, possess or rent safety deposit vaults, boxes or safes, and providing penalties therefor.....	334	356	.....
336	Mr. Lytle. To provide for the protection of agriculture and horticulture; to prevent the introduction into and the dissemination within the state of insect and disease pests injurious or harmful to plants or plant products; providing for inspection of nurseries; providing for quarantines necessary to the enforcement of this act; imposing penalties; and repealing original sections 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139 and 1140 of the General Code of Ohio.....	335	356	491
337	Mr. Cookston. To authorize the commissioners of a county to provide for the repair and maintenance of improved county roads and to levy a tax above all statutory limitations to provide funds therefor .....	335	356	.....
338	Mr. Barnes. To amend section 6828-57 of the General Code, relating to conservancy districts..	335	356	447
339	Mr. Chester. To make it unnecessary to use the term, "heirs", or other words of perpetuity to create or convey an estate in fee.....	335	356	.....
340	Mr. Chester. To amend section 5078-1 of the General Code, relating to absent voting.....	335	356	.....

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
711	711-712		712			876	935		
679		622 623 680 1201	680						

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
341	Mr. Besaw. To amend sections 1352-3, 1352-4, 1352-5 and 1352-7 of the General Code, relating to payment by counties for care of state wards..	335	356	550
342	Mr. Besaw. To amend section 7196 and to enact supplemental section 7196-1 of the General Code, relative to the erection of highway sign posts purchased from the Ohio board of administration.	335	356	.....
343	Mr. Besaw. Providing for the establishment, by the Ohio board of administration, of a department of architecture and the appointment of a state architect.....	335	356	736
344	Mr. Johnston. To amend sections 4357, 4358, 4359, 4360 and 4361 of the General Code, relative to the term of service and duties of director of public service and safety of villages.....	335	356	.....
345	Mr. Robins. To amend sections 1643, 1672 and 3093 of the General Code, relative to guardianship of children.....	335	356	448
346	Mr. Swedersky. To provide penalties for the use of salamanders or other coke-burners giving off obnoxious or injurious gases in enclosures where persons work or are employed.....	335	356	525
347	Mr. Cable. To supplement section 9133 of the General Code by the enactment of supplemental section 9133-1, relative to the rate of fare that may be charged by interurban railway companies.	335	356	.....
348	Mr. Wenner. To amend sections 4688, 4688-1, 4696, 4714, 4729, 4730, 4731, 4732, 4736, 4744-1, 4747-1, 4783, 7709, 7710, 7713, 7730 and 7731-1 of the General Code, to correct errors in various sections of the General Code, which are also a part of the school laws of the state of Ohio, and in certain instances to clarify said sections and add thereto .....	398	410 1069	513 1121



## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
841	550 841 1487 1488	1488 1539	841	.....	.....	1487	1586	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
731	448 731	.....	732	.....	.....	895	926	.....	.....
872	525	.....	872	.....	.....	895	925	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
833	513 838 1029 1030 1121	1069 1070 1122 1125	858	.....	.....	1029 1121	1144	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
349	Mr. Wenner. To authorize the co-operation of cities, counties, state and federal authorities, or any of them, in the establishment and maintenance of public employment offices.....	398	410	594
350	Mr. Gorrell. To further supplement section 13031 of the General Code by the enactment of sections to be known as sections 13031-13, 13031-14, 13031-15, 13031-16, 13031-17, 13031-18 13031-19, providing for the suppression of prostitution .....	399	410	594
351	Mr. Gorrell. To amend sections 6290, 6294, 6295, 6301 and 6309 of the General Code, and to enact supplemental sections 6301-1 and 6309-1 of the General Code, relating to motor vehicles.....	399	410	.....
352	Mr. Kay. To empower board of state charities to appoint voluntary investigators.....	399	410	510
353	Mr. Helfrich. To supplement section 1295-16 by the enactment of section 1295-16a of the General Code, providing for a one-year course of training for attendant nurses.....	399	410	.....
354	Mr. Myers. To provide a penalty for making a false statement in order to collect insurance.....	399	410	.....
355	Mr. Thompson. To amend sections 109, 2491 and 3015 of the General Code, and enact supplemental section 1655-1 to the General Code, relating to extradition, to include crimes other than felonies and provide for payment of expense of extradition .....	399	410	446
356	Mr. Bing. To reimburse Bessie G. Lyle for money loan to Company F, Seventh Infantry, Ohio National Guards.....	399	410	516
357	Mr. Griswold. To amend sections 7859, 7860, 7869 and 7870, and to repeal sections 7868 and 7868-1 of the General Code, relative to teachers' institutes .....	399	411	591

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
935	594 922	.....	936	.....	.....	.....	.....	.....	.....
802	594 803	1163	804	.....	.....	1163	1184	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
796	511	.....	796	.....	.....	944	1062	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	726	.....	.....	.....	.....	.....	.....	.....
699	699 700	698 747 762	699	763	.....	.....	.....	.....	.....
669	878	.....	669	.....	.....	878	932	.....	.....
922	947	921 922 947 948	.....	949	.....	.....	.....	.....	.....



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
358	Mr. Federman. To provide two additional institutions for the custody and care of the feeble-minded and to make appropriation therefor.....	399	411	737
359	Mr. Freeman. To provide a state-wide retirement system for teachers in schools supported wholly or in part by public funds.....	399	411	511
360	Mr. Hughes. To amend sections 4383, 4600 and 5433, to add supplementary sections 4604-1, 4604-2, 4611-1, 4620-1, 4620-2, 4627-1, 4636-1, 4636-2 and 4643-1, and to repeal sections 4605, 4606, 4612, 4621, 4622, 4628, 4637, 4638 and 4644 of the General Code, to provide for, and for the maintenance and administration of, firemen's, police and sanitary police pension of relief funds in municipalities .....	379	411	.....
361	Mr. Dunspaugh. To provide for the payment of pensions to aged people under certain conditions..	399	411	772
362	Mr. Dunspaugh. To amend section 1008 of the General Code and to supplement section 1008 as amended herein by the enactment of supplemental section 1008-1 and to repeal section 1008 as enacted in Ohio Laws 103, page 555, and to repeal section 13007-6 of the General Code, relative to prohibiting the employment of females in certain occupations .....	399	411	819
363	Mr. Dunspaugh. To supplement section 7766 of the General Code by the enactment of section 7766-1 of the General Code, making it a misdemeanor to fail or refuse to issue schooling certificate .....	400	411	524
364	Mr. Barnes. Making it the duty of county commissioners and township trustees to employ or appoint only honorably discharged soldiers, sailors and marines, if available, in the care of memorial buildings .....	400	411	522

## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
837	737 838	827 837	.....	.....	.....	895	925	.....	.....
729	511 512 729	431 705 727	730	.....	.....	862	926	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	922 945	.....	.....	.....	.....	.....	.....	.....
946	819	922	946	.....	.....	979	1061	.....	.....
733	.....	.....	733	.....	.....	1023	1061	.....	.....
735	735	.....	735	.....	.....	1524	1598	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
365	Mr. Barnes. To amend sections 4789, 4790, 4793, 4804, 4805 and 4808 of the General Code, relating to the selection, appointment and terms of members of the county boards of deputy state supervisors and inspectors of elections and of deputy state supervisors of elections.....	400	411	.....
366	Mr. Lonz. To supplement section 3285 of the General Code by the enactment of section 3285-1, authorizing township trustees of a township composed in whole or in part of islands to purchase and operate a scow or lighter.....	400	411	591
367	Mr. Lonz. To provide certain regulations in reference to the offering for sale, sale and transportation of fish.....	400	411	683
368	Mr. Chester. To supplement section 5652-1 of the General Code by the enactment of supplemental section to be known as section 5652-1a, and to amend sections 5652, 5652-1, 5652-4, 5652-7, 5652-8, 5652-9, 5652-10, 5652-11, 5652-12, 5652-13, 5652-14, 5652-15, 5653, 5841 and 5845 of the General Code, relating to the regulation of dogs and providing compensation for damages done thereby .....	400	400	.....
369	Mr. Chester. To amend section 6346-5 of the General Code, relating to the maximum charge including interest and the inspection fee that may be charged by a licensee or licensees for making a loan or purchasing or furnishing guaranty or security as provided in section 6346-1 of the General Code .....	400	411	1506
370	Mr. King. To provide for a state fire adjustment board and to define the duties thereof.....	400	411 709	.....
371	Mr. Robins. To amend sections 8024, 8025, 8026, 8027, 8028, 8029 and 8030 of the General Code and to enact supplemental sections 8024-1, 8030-1, 8030-2 and 8030-3, relative to adoption of children .....	400	411	567
372	Mr. Harter. To amend section 1662 of the General Code (as amended 107 O. L. 19), relating to probation officers, their appointment and compensation .....	400	411	637



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
733	733		733			903	931		
	683								
		400							
	1506								
		709							
	567								
910	637 1012	1012	910			1012	1062		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
373	Mr. Graham, of Licking. To amend section 7735 of the General Code, relative to the transportation of pupils.....	401	411	590
374	Mr. Cowan. To prevent the procreation of defectives and to provide for operation for the prevention of procreation.....	401	411	.....
375	Mr. Smith. To amend section 1836 of the General Code, relative to the hours of labor of employes in state hospitals.....	409	429	906
376	Mr. Gardner. To amend sections 17446 and 13427 of the General Code, relating to the fees of justices of the peace.....	409	429	.....
377	Mr. Gardner. To amend section 4508 of the General Code, relating to the compensation of sinking fund trustees.....	409	429	654
378	Mr. Alban. To fix standard Climax baskets, small fruit baskets, hampers and round stave baskets for fruits and vegetables, and to repeal section 13108 of the General Code.....	409	429	491
379	Mr. Alban. To amend section 5978 of the General Code, relative to Saturday half holiday.....	409	429	.....
380	Mr. Carpenter. To amend sections 123 and 8510 of the General Code, to prevent errors in instruments for the transfer of property by requiring name of notary public to appear in seal, and the signature of parties and witnesses to deeds, mortgages and leases to be repeated in typewriting or Roman letters .....	409	429	.....
381	Mr. Pearson. To require physical education in the schools, to provide health inspection of children in county school districts, to authorize boards of education to pay expenses of remedial treatment of school children, and to provide administration for the activities required by this act and penalties for failure to comply with its provisions .....	410	429	.....





## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
382	Mr. Spidel. To amend sections 1483, 1488 and 1520 of the General Code, to provide for the reporting of cases in the courts of appeals and the publication of official court reports.....	410	429	550
383	Mr. Crosser. To amend section 3148 of the General Code of Ohio, relating to county and district hospitals for tuberculosis.....	410	429	525
384	Mr. Copeland. To amend sections 119, 122, 124 and 126 of the General Code, so as to authorize a notary public to execute the duties of his office throughout the state.....	410	429	652
385	Mr. Mulcahy. *To amend sections 12600-3 and 12600-5 of the General Code, relating to the construction of theaters and assembly halls.....	410	429	515
386	Mr. Hughes. To amend sections 10093 and 10094 of the General Code, relative to the acquiring and holding of land by cemetery associations.....	410	429	652
387	Mr. Walsh. To amend sections 2976-1 and 2976-7 of the General Code and to supplement section 2976-10c of the General Code by the enactment of sections 2976-11, 2976-12, 2976-13, 2976-14, 2976-15 and 2976-16, relating to park districts and providing for the annexation of territory thereto, for the sale of lands, for the issue of bonds and conferring certain police powers upon boards of park commissioners.....	429	443	486
388	Mr. Hughes. To amend sections 10-1, 10-2, 10-3 and 10-4 of the General Code, relative to removal of public officials from office.....	430	443	653
389	Mr. Tom Reynolds. To grant to boards of county commissioners power to enforce laws regulating and governing traffic on highways and to provide for the prosecution of violators thereof .....	430	443	624

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
685	.....	686 939 996	709	.....	.....	867 939	993	.....	.....
697	525	.....	698	.....	.....	894	933	.....	.....
1025	1025	1025 1083	.....	1025	.....	.....	.....	.....	.....
710	.....	.....	711	.....	.....	996	1060	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
552	486 487 552 745	487 1358	553	.....	.....	745	927	1077 1366	1359
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
684	.....	939	685	.....	.....	894 939	.....	.....	.....

## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
390	Mr. Thompson. To amend sections 2412-1 and 2412-2 of the General Code (107 Ohio Laws 585 and 586) relative to authorizing county commissioners to purchase automobiles or other vehicles for the use of county officials in the transaction of public business.....	430	443	.....
391	Mr. Greve. To amend section 1579-3 of the General Code, relating to the municipal court of Cleveland .....	430	443	.....
392	Mr. Barnes. To supplement section 7 of the General Code by the enactment of sections to be known as section 7-1 and section 7-2 of the General Code to provide for keeping of official records and for an eight hour day for elective and appointive officers.....	430	443	.....
393	Mr. Wise. To authorize the governor, attorney general and the superintendent of public works to sell at private sale, to the abutting land owners, a certain portion of the berme embankment of the Ohio Canal, in the city of Massillon, Stark county, Ohio.....	430	443	550
394	Mr. McCoy (by request). To appropriate the sum of one hundred and five dollars for the use of Mrs. Julia Ellis, of Manchester, Ohio.....	430	443	.....
395	Mr. Bond. To amend section 13675 of the General Code, relating to trial of criminal cases.....	430	443	593
396	Mr. Miller, of Fulton. Making it a misdemeanor to permit any Canada thistle to mature its seed and providing a penalty therefor.....	430	443	.....
397	Mr. Wenner. To amend sections 367-2, 367-5 and 367-6 of the General Code, relative to the powers and duties of the state board of education relative to vocational education.....	430	444	523
398	Mr. Federman. To regulate the manufacture and sale of soft drinks and non-alcoholic beverages in bottles .....	430	444	594
399	Mr. Jones, of Trumbull. To amend section 4193-1 of the General Code, relating to a joint meeting for the election of cemetery trustees....	431	444	592



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
744			744			904	931		
913	913		913						
678			678			913	931		
797	594 595 797 891	891	798			891	933		
1367	1369	1364	1369			1573	1610		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
400	Mr. Hooley. To amend sections 359 and 7763 of the General Code, relative to the approval of private schools by the superintendent of public instruction .....	431	444	.....
401	Mr. Federman. To amend sections 3566, 3567 3568, 3568-1, 3569, 3572, 3573, 3574, and to repeal sections 3570 and 3571 of the General Code, relating to the annexation of one municipal corporation by another.....	431	444	.....
402	Mr. Swedersky. To amend section 464 and to supplement section 13916 by sections 13916-1, 13916-2, 13916-3 and 13916-4 of the General Code, relative to authorizing the attorney general and the superintendent of public works to investigate the title of swamp and marsh lands and recover the same for the state.....	431	444	534
403	Mr. Harter. To supplement section 3141 of the General Code by the enactment of section 3141-1 and to amend sections 3147, 3143-1, 3153-2, 3153-3 and 3153-6 of the General Code, relating to hospitals for tuberculosis.....	444	450	595
404	Mr. Gardner. To supplement section 3148 of the General Code, by adding sections 3148-1, 3148-2 and 3148-3, relating to county and district hospitals for tuberculosis.....	444	450	771
405	Mr. Dildine. To amend section 1453 of the General Code, relative to taking or catching fish in certain waters of the state.....	450	454	1243
406	Mr. Freeman. To amend sections 7730, 7595, 7595-1 and 7595-2 of the General Code and to supplement the same with sections 7595-3, 7595-4 and 7595-5 of the General Code relating to state aid to weak school districts.....	450	454	653
407	Mr. Freeman. To amend sections 3197, 3199, 3203-5, 3203-8, 3203-21 and 3203-35 and to supplement sections 3193, 3203-2, 3203-4, 3203-12, and 3203-21 by the enactment respectively of sections 3193-1, 3203-2a, 3203-4a, 3203-12a and 3203-21a of the General Code relating to school and ministerial lands.....	450	454	563

## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
.....									
.....									
559	.....	559	586	.....					
667	595	.....	667	.....		681	929	.....	
838	.....	827	838	.....		895	932	.....	
1250	1243 1252 1253	1249 1250 1275 1321	1253	.....		1320 1403	1329 1366	1321	1360
842	563 842 843	843	843	.....		904	925	.....	
888	563	.....	889	.....		955	1062	.....	



## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
408	Mr. Kreider. To amend section 7642 of the General Code, relating to school libraries.....	450	454	591
409	Mr. Spidel (by request). To amend section 3178 of the General Code, relating to jail matrons and their salaries.....	450	454	645
410	Mr. Chester. Making an appropriation of \$200,000 for the erection of an Agricultural Engineering Building at Ohio State University...	450	454	774
411	Mr. Wiest (by request). For the relief of David M. Wilson.....	450	454	.....
412	Mr. Helfrich. To regulate the licensing and registering attendants for the sick who are not registered nurses .....	452	464	.....
413	Mr. Backowski. To prohibit the prescribing, selling, bartering, giving or administering of certain narcotic drugs to persons addicted to their use .....	452	464	.....
414	Mr. Morris. To amend section 1637 of the General Code, relating to the jurisdiction of courts of insolvency .....	453	464	.....
415	Mr. Scott. To supplement section 3823 of the General Code by a section to be known as 3823-1, relating to assessments of lots for improvement..	453	464	523
416	Mr. Carpenter. To amend section 1465-82 of the General Code, relative to the maximum compensation to be paid from the state insurance fund in case of injury of employe resulting in death.....	453	464	652
417	Mr. Carpenter. To amend section 3376 of the General Code, relative to the division of the graveled and unimproved public roads of a township into road districts for dragging purposes .....	453	464	.....



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
418	Mr. Evans. To amend section 3982 of the General Code, relating to the regulation of the price of electric light, electric power, gas, water, telephone service, hot water heating service and any other public utility service, by the council of a municipality .....	453	464	.....
419	Mr. McFarland (by request). Providing certain regulations with respect to the sale of feed stuffs..	453	464	561
420	Mr. Chester. To authorize the superintendent of public works to lease, subject to the approval of the governor and attorney general, certain state lands in the city of Defiance, Ohio, to the owners of existing leases thereon.....	453	464	772
421	Mr. Silver. To authorize the board of education of a rural school district to establish, maintain and control buildings for residence purposes for the teachers, principals and superintendent of said district and to provide funds therefor.....	453	464	604
422	Mr. Jones, of Trumbull. To establish a municipal court for the city of Warren, Trumbull county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof and other necessary officers and defining their powers and duties .....	453	464	.....
423	Mr. Benner. To amend sections 8355 and 8357 of the General Code, relative to registered pure bred bulls .....	453	464	561
424	Mr. Dunspaugh. To amend sections 1465-45, 1465-47, 1465-48, 1465-49, 1465-53, 1465-54, 1465-55, 1465-60, 1465-61, 1465-69, 1465-79, 1465-80, 1465-82, 1465-83, 1465-90, 1465-93, 1465-94, 1465-95, and to supplement section 1465-72, of the General Code of Ohio, by the enactment of section 1465-72a, relating to workmen's compensation .....	466	527	613
425	Mr. Emery. Relative to recording discharge papers of soldiers, sailors or marines.....	466	527	562
426	Mr. Luchsinger. To amend section 12725 of the General Code, providing for the manufacture and sale of condensed and evaporated milk.....	466	527	.....



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
673			674			791	930		
889	918	918	890			918	993		
981	981	981	981						
794			794			1354	1381		
855	613 614 855 856		856			904	926		
1022		1022	1022						

## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
427	Mr. Kay. To amend sections 12798-1, 12798-2 and 12798-4 of the General Code, relating to the branding and labeling of mattresses, pillows, cushions and pads, and to provide against the use of unsanitary or unhealthy materials in the manufacture of mattresses, pillows, cushions and pads, and to provide against the sale of mattresses, pillows, cushions and pads containing such unsanitary and unhealthy materials.....	466	527	.....
428	Mr. Comings. To authorize and empower the township trustees of the township of LaGrange, Lorain county, Ohio, to use certain funds for road improvement in said township.....	466	527	592
429	Mr. Wise. To provide satisfactory and complete long distance telephone facilities and service to the citizens of the State.....	466	527	.....
430	Mr. Thompson (by request). To amend sections 4999 and 5001 of the General Code, relative to nomination of candidates by petition.....	466	527	.....
431	Mr. Hoover. Relative to the destruction of weeds on farm lands.....	466	527	.....
432	Mr. Bishop. Authorizing the erection of county correctional homes.....	466	527	603
433	Mr. Banker. To amend sections 11423 and 11432 of the General Code, relative to the duties of juror commissioners .....	466	527	.....
434	Mr. Wildermuth. To amend sections 5408 to 5414 inclusive, 5672 and 5673 of the General Code, providing for the taxation of the shares of the stockholders and property of building and loan associations and savings associations.....	467	527	.....
435	Mr. Jones, of Trumbull. To amend section 3939 of the General Code, relative to bond issues for specific purpose by municipalities.....	467	527	591
436	Mr. Graham, of Muskingum. To amend section 4282 of the General Code, relative to compensation of members and clerks of the deputy state supervisor .....	467	527	.....

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
732	732		732			903	932		
970		802 897-917 959-964 970		971					
874	874	796	875			1028	1060	1143	
983	592 983			983					



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
437	Mr. Jones, of Hamilton. To amend section 2250-2 of the General Code, to increase the salary of the public utility commissioners.....	467	528	938
438	Mr. Federman. To make an appropriation for maintaining certain state-city free employment offices for the remainder of the fiscal year.....	479	479	.....
439	Mr. Wise. To establish a municipal court for the city of Canton, Stark county, Ohio, and fixing the jurisdiction thereof, providing for judges and other necessary officers of said court and defining their powers and duties, and to repeal sections 14696, 14697, 14698, 14699, 14700, 147001, 14702, 14703, 14704, 14705 and 14706 of the General Code .....	489	528	588
440	Mr. Winter. To amend section 660 of the General Code, relating to the licensing of solicitors and adjusters of insurance companies not authorized to transact business in the state of Ohio.	528	538	561
441	Mr. Wenner. Supplementing section 1465-72 of the General Code by the enactment of section 1465-72a, extending the benefits of the workmen's compensation law to include certain occupational diseases .....	528	538	774
442	Mr. Copeland. To create boards of trustees of the sinking fund in the several counties of the state, provide for the appointment of the members thereof and define the powers and duties of said boards .....	528	538	597
443	Mr. Copeland. To further supplement section 9880 of the General Code by supplemental sections 9880-2 and 9880-3, providing for the election in townships of members of a board of directors for certain county agricultural societies and providing for the organization and duties of such board .....	528	538	.....
444	Mr. Copeland (by request). To amend sections 7595 and 7595-1 of the General Code, relative to the compensation of teachers employed in the public schools .....	528	538	645

## HOUSE BILLS—Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto
938		938	938			1436	1499		
479		480 617	480			483	487		
710	588 589		710						
750			751			895	926		
	774								
674	1126 1127	1127	675			1126	1144		
	645	789							

## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
445	Mr. Scott. To promote the efficiency of the Ohio National Guard to bring the military laws of the state into conformity with the laws of the United States and to amend section 5261 of the General Code.....	528	538	593
446	Mr. Scott (by request). To amend section 2249 of the General Code relative to salaries of the adjutant general and assistant adjutant general of Ohio .....	528	538	.....
447	Mr. Robinson. To regulate the manufacture of milk made from milk powder.....	528	538	598
448	Mr. Hughes. To amend section 146 of the General Code, relative to the powers and duties of the superintendent of the state house.....	529	538	605
449	Mr. Comings. To amend section 2782 of the General Code, relative to the term of office of county surveyor .....	529	538	592
450	Mr. Hughes. Supplementing section 1243-4 of the General Code by the enactment of section 1243-5, providing for the punishment of physicians who fail or neglect to make certain reports to the state board of health.....	529	538	852
451	Mr. Evans. To amend section 10697 of the General Code, relative to the sale of personal property by executors and administrators.....	529	538	654
452	Mr. Evans. To amend section 5552 of the General Code, relating to the appointment and salaries of assistants to the county surveyor.....	529	538	974
453	Mr. Graham, of Muskingum. To require biennial reports by corporations not for profit.....	529	538	591



## HOUSE BILLS—Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
650	593	689	650						
750		734 1076	750			864	931	1076	
927	852 1327	913 924 927 1327 1357 1410 1411 1412	927			1327	1454		
790	654 1069	1069	790			1069	1144		

## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
454	Mr. Barnes. To amend sections 6254, 6294-1, 298, 6299, and to add supplementary sections 6294-2, 6300-1, 6300-2, 6300-3, 6300-4, 6300-5, 12613-1 to 12613-8 inclusive, relative to the identification of motor vehicles.....	529	538	.....
455	Mr. Myers. To give certain credits on the required three years' study of the law to certain members of the Army, Navy and Marine Corps of the United States.....	533	534	.....
456	Mr. Dildine. To amend section 9572 of the General Code, relating to the allowance of premiums paid to surety bond companies.....	534	565	726
457	Mr. Mulcahy. To amend section 9894 of the General Code, relative to the tax levy for county agricultural societies.....	534	565	.....
458	Mr. Banker. Relating to the salaries of appointive state officers.....	534	565	.....
459	Mr. Johnston. To amend section 8606 of the General Code, relating to dower.....	534	565	.....
460	Mr. Jones, of Trumbull. Providing for the transfer of former road district funds to the county road fund in making provision for the payment of interest and principal of outstanding road district bonds.....	534	565	605
461	Mr. Beetham. To amend sections 5081-1, 5169-8 and 5169-12 of the General Code as to inspectors and challengers at state initiative and referendum elections .....	534	565	725
462	Mr. Comings. To amend section 10051 of the General Code, relative to the selling, exchanging, or encumbering real estate held by charitable or religious society or association.....	537	565	.....
463	Mr. Myers. To amend sections 2433, 2434, and 2446 of the General Code, relating to the acquirement of land for public buildings by county commissioners .....	537	565	603

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
534		540	540			627	688		
698	605		699			939	993		
825	826		826			1239	1280		
920			921						
731	731 977	939	731			913 939 977	1061		



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
464	Mr. Stokes (by request). Authorizing the county commissioners of Montgomery county to allow and order paid to Anna E. Ryder for personal injuries resulting from a fall on the steps of the court house of Montgomery county, Ohio, a sum not to exceed six hundred dollars.....	549	565	905
465	Mr. Matthews. Defining the water resources of the state of Ohio, providing for the making of a comprehensive survey thereof, by the superintendent of the department of public works, of Ohio, vesting in said department certain powers and duties providing for annulment of forfeited or invalid claims affecting water, providing penalties for violation of this act and making an appropriation to carry same in effect.....	549	565	654
466	Mr. Spidel. To authorize the use and purchase of voting machines for any or all elections to be held within any city, village, or other civil division of the state and for the appointment of commissioners .....	549	565	773
467	Mr. Bryson. To amend section 3293 of the General Code and to supplement section 1746 of the General Code by the enactment of section 1746-1, to provide additional compensation for justices of the peace in certain townships and to require the trustees of a township to furnish an office and certain supplies for justices of the peace thereof .....	550	565	604
468	Mr. Backowski. To amend section 1639 of the General Code, to provide for the designation of a judge to act during the temporary absence or disability of the judge of the juvenile court.....	565	598	975
469	Mr. Myers. To provide for the development of Americanization work and to encourage the patriotic education and assimilation of foreign born residents .....	565	566	614
470	Mr. Bryson. To amend section 2421 of the General Code, relative to the construction and repair of bridges and viaducts by county commissioners .....	566	598	636

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
983			984			1524	1598		
854	655 854		855						
1015		984							
975	975		976			1402	1452		
853	854 1005	998	854		979	1005	1061		
1024		1024							

## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
471	Mr. Robinson. To amend section 614-20 of the General Code of Ohio, relating to the public utility commission .....	566	598	.....
472	Mr. Thompson. To amend section 2558 of the General Code, relating to county auditor; election and term .....	607	613	.....
473	Mr. Pearson. To amend section 2503 of the General Code, relative to Memorial Day.....	607	613	645
474	Mr. Silver. To amend section 9880, 9881, 9882, 9884, 9894 and 9899 and to add supplementary sections 9884-1 to 9884-4 inclusive, and to repeal sections 9880-1, 9883, 9911, 9914 and 9915 of the General Code, relative to county agricultural societies .....	607	613 617	722
475	Mr. Halstead. To supplement section 6373-13 of the General Code by the enactment of a section to be known as section 6373-13a, relative to contracts in disposing of securities.....	607	613	906
476	Mr. Freeman. To authorize the trustees of the Ohio State University to construct, equip and furnish a hospital for charity and teaching purposes and to provide an appropriation therefor...	607	613	.....
477	Mr. Freeman. Defining the crime of criminal syndicalism and prescribing punishment therefor.	607	613	653
478	Mr. Bryson. Relative to authorizing the Dayton, Springfield and Xenia Southern Railway Company to extend its line over a part of the grounds of the Ohio Soldiers' and Sailors' Orphans' Home .....	607	613	682



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
965	985 1226 1227 1282 1283	955 964 965 974 986 1227 1230 1236 1237	966	.....	.....	1226 1264 1306	1344	.....	.....
685	645 1010	.....	685	.....	.....	1010	1061	.....	.....
795	722 723 795	.....	795	.....	.....	876	926	.....	.....
.....	906 907	.....	.....	.....	.....	.....	.....	.....	.....
800	800	740 789 801	801	.....	.....	831	927	.....	.....
789	.....	752	789	.....	.....	875	933	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
479	Mr. Brown. To amend section 4692 of the General Code, relating to the supervision of rural and village schools, and to repeal section 4692 of the General Code.....	608	613	682
480	Mr. James A. Reynolds. To protect the health, morals and welfare of women and minors employed in industry in the state of Ohio by establishing a Minimum Wage Commission and providing for the determination of minimum wages for women and minors.....	612	660	.....
481	Mr. Scott. To provide for the maintenance and support of illegitimate children and fixing their legal status; to amend sections 12110, 12114, 12123, and 12130 of the General Code, and to supplement said section 12110 by the enactment of supplemental sections 12110-1, 12110-2, 12110-3, 12110-4, 12110-5, 12110-6, 12110-7, 12110-8, 12110-9 of the General Code.....	612	661	771
482	Mr. Emery. Establishing in the department of the Industrial Commission of Ohio a bureau for the examination and licensing of applicants who desire to pursue the trade of mechanicians for the construction and repair of motor vehicles and to require public garages to keep a licensed mechanician in employ.....	612	661	975
483	Mr. Lytle. To amend section 3618 of the General Code to provide authority in municipal corporations to establish, maintain and operate municipal ice manufacturing plants.....	612	661	818
484	Mr. Gardner. To amend section 5966 of the General Code, relating to actions at law in betting.	612	661	683
485	Mr. Crabbe. To amend section 3059 of the General Code of Ohio, referring to the appointment of a board of trustees for county memorial building .....	612	661	.....
486	Mr. Hughes. To amend section 1550 of the General Code, relating to compensation of official stenographers of the court of common pleas.....	617	661	1130
487	Mr. Besaw. To amend section 12819 of the General Code, relative to the carrying of concealed weapons .....	624	661	.....

## HOUSE BILLS—Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto
799			800						
1251		1249	1252						
804		804				846	929		
1130	1541	1542	1131			1541	1597		



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
488	Mr. Bonser. To provide for the acquisition of the land upon which the tomb of William H. Harrison is situate and to establish a commission to care for same.....	624	661	725
489	Mr. Gorrell. To prohibit the giving of any lecture, grand opera or other theatrical, or a musical entertainment in the German language...	624	661	.....
490	Mr. Drury. To provide for the inspection, license and sanitary regulation of commercial canneries and for the publication of reports of same.....	624	661	724
491	Mr. Bond. To enact supplemental section 1835-1 of the General Code, providing a residence qualification and minimum compensation for certain employees in state hospitals.....	624	661	864
492	Mr. Beaty. To amend sections 7976, 7977 and 7979 of the General Code, relating to the organization of the board of trustees of the combined normal and industrial department of Wilberforce University .....	656	683	722
493	Mr. Chester. To amend sections 5652, 5652-1, 5652-4, 5652-7, 5652-8, 5652-9, 5652-10, 5652-11, 5652-12, 5652-13, 5652-14, 5652-15, 5653, 5841 and 5845 of the General Code, relating to the regulation of dogs and providing compensation for damages done thereby.....	656	661	724
494	Mr. Greve. To amend section 3924 of the General Code, relative to the notice of sale and publication of county bonds.....	656	684	771
495	Mr. Pearson. To repeal section 8977 of the General Code, providing for rate of passenger fares on railroads.....	656	684	833
496	Mr. Halstead. To make the secretary of agriculture the state farm drainage commissioner and define his powers and duties as such.....	656	684	832
497	Mr. King. To make an appropriation for the payment of the salaries of the members of General Assembly .....	660	660	.....

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
752	.....	.....	753	.....	.....	787	929	.....	.....
824	724	.....	824	.....	.....	895	932	.....	.....
790	791 868	1075	790	.....	.....	867	935	1075	.....
834	835-836 837 1004	836 1004	837	.....	.....	1004	1062	.....	.....
.....	833	.....	.....	.....	.....	.....	.....	.....	.....
717	.....	660 1076	717	.....	.....	846	931	1075	.....

## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
498	Mr. Robins. To amend section 6294-1 of the General Code, relating to transfer of ownership, cancellation of registration and removal of number on motor vehicles.....	660	684	.....
499	Mr. Greve. To amend section 2295 of the General Code, relative to the sale of county bonds...	660	684	773
500	Mr. Luchsinger. To amend section 486-17, approved May 28, 1915 (106 Ohio Laws, 400), so as to prohibit discriminations in the classified service against persons who belong to labor organizations.	666	666	.....
501	Mr. Luchsinger. To amend section 486-17a, approved May 28, 1915 (106 Ohio Laws, 400), providing for an appeal from the decision of the civil service commission to the court of common pleas for police and firemen.....	666	666	.....
502	Mr. Hatch. To authorize the city of Nelsonville, Athens county, Ohio, to enter upon, improve and occupy a portion of the Hocking canal as a public highway and for sewerage and water purposes .....	666	684	.....
503	Mr. Carson. To require certain garments to be marked so as to show composition of the cloth thereof .....	666	684	.....
504	Mr. Comings. To amend sections 7709 and 7762 of the General Code and supplement them by the enactment of section 7709-1, 7709-2 and 7762-1, requiring that all elementary studies in all schools shall be taught in the English language and that foreign language text books, if taught in any school of the higher grade of any college, shall contain no unpatriotic matter..	666	666	725
505	Mr. Kreider. To amend sections 1222 and 6927 of the General Code, relative to the levy of taxes for road purposes on property outside of municipal corporations .....	684	694	975
506	Mr. Foster. To prohibit aliens from using the words "United States" or "America" or any derivative or abbreviation thereof in the carrying on of their business.....	684	694	864



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
952	976	941 977	952			976	1062		
		885							
911	864		911						

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
507	Mr. Atkinson. To amend section 1683-9 of the General Code, relating to mother's pensions.....	694	788	818
508	Mr. Hinchey. To amend section 2934 of the General Code, relative to the extension of soldiers' relief to indigent veterans of the war with Germany .....	694	694	770
509	Mr. Crabbe. To provide for error proceedings from police courts, municipal courts and justices of the peace courts in all criminal cases, wherein the judgment of such court is adverse to the state or municipality.....	694	788	.....
510	Mr. Miller, of Stark. To establish a municipal court for the city of Massillon, Stark county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.	706	706	.....
511	Mr. Matthews. To accord special recognition to officers and enlisted men receiving awards for gallantry and to acquaint citizens and soldiers of the state with the appearance and comparative rank of American decorations awarded them for distinguished gallantry and heroism, and to establish a special state Roll of Honor.....	708	708	767
512	Mr. Robins. To designate certain portions of Route No. VIII of the main market roads of Ohio as "The Scioto Trail".....	714	714	818
513	Mr. Hooley. To amend section 5019 of the General Code, relative to the manner in which constitutional amendments shall be submitted.....	726	726	.....
514	Mr. Spidel. To enact sections to be known as sections 1039 and 1039-1 and to amend sections 1040, 1041, 1045 and to add supplementary section 1041-1 of the General Code, providing for the better protection of life and property against injury or damage resulting from the operation of steam engines and boilers by incompetent engineers and others by creating a separate department for the examining of steam engineers..	748	788	.....
515	Mr. Banker. To amend section 1693 of the General Code, relating to compensation of court constables .....	759	759	.....

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1000	.....	922 984	1000	.....	.....	1030	1060	.....	.....
908	.....	.....	909	.....	.....	1031	1060	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
706	.....	.....	707	.....	.....	846	929	.....	.....
.....	768	.....	768	.....	.....	862	933	.....	.....
888	.....	.....	888	.....	.....	904	932	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
759	.....	.....	760	.....	.....	831	884	.....	.....



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
516	Mr. McCoy. To amend section 5070-3 of the General Code, relative to marking ballot of absent voter .....	774	775	833
517	Mr. Myers. To establish a system of health insurance for employees and dependent members of their families and providing for its administration .....	775	775	.....
518	Mr. Tom Reynolds. To amend section 1465-63 of the General Code, relative to the amount to be contributed to the State Insurance Fund by school districts .....	775	775	.....
519	Mr. Lonz. To restrict the liquor traffic, provide for its enforcement, and declaring an emergency..	775	775	.....
520	Mr. Evans. Relating to the rights and duties of insurance companies, legally doing business in the state of Ohio, concerning payment of claims.....	788	876	.....
521	Mr. Spidel. To authorize the Ohio Board of Administration to grant to the city of Dayton right to construct and maintain a standpipe upon the ground of the Dayton State Hospital with necessary pipe line approach thereto.....	792	792	819
522	Mr. Matthews. To amend section 12708 of the General Code, relative to penalties for violations of the pharmacy laws.....	793	793	.....
523	Mr. Fouts. To amend section 10933 of the General Code, as amended in Volume 107, Ohio Laws, page 404, relating to the duties of guardians .....	802	802	.....
524	Mr. Lustig. To amend section 2419 of the General Code, authorizing the county commissioners to expend funds for the establishment, equipment and maintenance of public offices.....	808	808	.....
525	Mr. Copeland. To amend section 10526 of the General Code, relative to placing on the tax duplicate the names of devisees of real property.....	809	810	850

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
907			908			1023	1062		
899			900			1281	1345		
793			794			894	932		
802			802			863	935		
808	808		809			894	932		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
526	Mr. Crabbe. To amend sections 13195, 6064, 6066, 6100, 6101, 6102, 6103, 6104, 6105, 6106, 6107, 13242, 13243, 13244, 13245, 13246, 13247, 13248 and 13249 relating to the manufacture and sale of intoxicating liquors as a beverage and to repeal the provisions of an act to provide for license to traffic in intoxicating liquors as found in Volume 103, Ohio Laws, at pages 216-243, being sections 1261-16 to 1261-73 inclusive, of the General Code.	820	820	850
527	Mr. Crabbe. To amend sections 6169 to 6183 inclusive, of the General Code, providing for the enforcement of laws and the constitutional amendment prohibiting the manufacture and sale of intoxicating liquors as a beverage, and to repeal the provisions of an act to provide for license to traffic in intoxicating liquors as found in Volume 103, Ohio Laws, at pages 216-243, being sections 1261-16 to 1261-73 inclusive, of the General Code.....	820	820	851
528	Mr. Graham, of Muskingum. To amend section 696 of the General Code, relative to supervisor of bond investment companies.....	828	828	.....
529	Mr. Federman. To reimburse officials and employes of the various political subdivisions of the state for their necessary expenses incurred in attending upon sessions of the Eighty-third General Assembly, and committees thereof, upon behalf of such political subdivision, in relation to measures for the revision of the tax laws of Ohio.	831	832	.....
530	Mr. Robinson. Authorizing municipalities and counties to reimburse contractors for losses suffered on account of the war.....	833	833	.....



## HOUSE BILLS — Continued.

[illegible]

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
531	Mr. Hople. To amend section 13560 of the General Code, relative to proceedings before grand juries, as amended on the fourth day of February, 1919 .....	838	839	.....
532	Mr. Thompson. To provide for the expense of extradition under the existing Juvenile Court Act.	848	848	.....
533	Mr. Dunn (by request). To amend section 1931-1 of the General Code relating to the appointment of trustees, and for the management of the Ohio Soldiers' and Sailors' Orphans' Home, at Xenia, Ohio.....	848	848	.....
534	Mr. Evans. Establishing a building code, regulating the construction of, repair of, alterations in and additions to, public and other buildings, or parts thereof; regulating the sanitary condition of public and other buildings, providing fire protection and fire prevention; and providing for the protection of the lives, limbs, morals and health of the persons assembled in or about public or other buildings; providing for the enforcement of such building code and for the penalties for the violation thereof.....	892	974	.....
535	Mr. Myers. To amend section 2863 of the General Code, relative to the sale of certain personal property of decedents upon whom inquest has been held and who have no known friends or relatives .....	907	907	.....
536	Mr. King. Making general appropriations for the fiscal years beginning July 11th, 1919.....	914	915	994

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
839	.....	883 884 901	884	839	.....	903	904	.....	.....
.....	.....	848 946	.....	.....	.....	.....	.....	.....	.....
950	.....	848 949 950 951	951	.....	.....	.....	.....	.....	.....
.....	.....	892	.....	.....	.....	.....	.....	.....	.....
949	949 950	907 949	950	.....	.....	1320	1344	.....	.....
997	1031-1058 1087-1119	915-970 994 997 1058 1059-1119 1124	997	.....	.....	1031 1059 1074	1144	.....	.....



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
537	Mr. Pearson. Giving the councils power and authority to permit the use of a reasonable portion of any public park in any city for Chautauqua Assembly purposes, and regulating matters connected therewith.....	916	916	.....
538	Mr. Lustig. For the relief of John J. Boyle, county treasurer of Cuyahoga county.....	916	916	.....
539	Mr. King. To make sundry and supplementary appropriations for the remainder of the current fiscal year .....	917	917	966
540	Mr. Robins. To amend section 12805 of the General Code, to provide penalty for disorderly conduct at militia encampment and military cantonment .....	917	917	.....
541	Mr. Scott. To license and regulate the business of buying the United States bonds known as Victory Liberty Loan Notes and Liberty Loan Bonds .....	918	918	1001
542	Mr. Dunn. To amend section 6351 of the General Code, relative to fees from discharged soldiers and sailors for vendor's licenses.....	918	918	.....
543	Mr. Drury. To repeal sections 1231-5, 1231-6, 1231-7, 1231-8, 1231-9 and 1231-10 of the General Code, and thereby abolish the highway advisory board .....	954	954	.....
544	Mr. Robins. To amend section 10150, General Code, regulating chamber of commerce.....	956	956	.....
545	Mr. Hopple. To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues accruing prior to July 1, 1919, and to levy taxes in addition to the other taxes for such purposes .....	959	959	.....



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
546	Mr. Smith. To change the time for paying taxes from December and June to October and April; to change the lien date of the state from the day preceding the second Monday in April to the first day of January, and to amend sections 2439, 2456, 2583, 2591, 2595, 2596, 2601, 2602, 2604, 2608, 2632, 2648, 2649, 2653, 2656, 2657, 2660, 2683, 2684, 2685, 2692, 2746, 2749, 3787, 3791, 3794, 5366-1, 5367, 5368, 5371-1, 5372, 5372-1, 5372-2, 5372-3, 5372-4, 5373, 5374-1, 5375-3, 5375-4, 5385, 5387, 5393, 5406, 5411, 5420, 5423, 5447, 5449, 5450, 5592, 5605, 5607, 5608, 5626, 5627, 5637, 5649-3a, 5649-3b, 5671, 5672, 5678, 5679, 5694, 5696, 5702, 5704, 5709, 10226 and to repeal sections 2658, 2659, 5608 and 10226 of the General Code .....	959	960	1371
547	Mr. Swedersky. To amend section 2503 of the General Code, relative to an appropriation by the county commissioner for Memorial Day.....	960	960	.....
548	Mr. Matthews. To immediately consider and carry into effect the object of section 6, House Bill No. 511, and have erected at a suitable place or places in the state house, one or more appropriate tablets on which to be inscribed the names of all officers and enlisted men composing the Special State Roll of Honor established by the provisions of said House Bill No. 511, with the proper letters after each name to signify the award by the United States for most distinguished gallantry and heroism. (M. H. R., M. H., D. S. C., S. C. S.).....	960	960	1008
549	Mr. Dodge. To provide for the relief of certain road contractors from conditions arising from a state of war.....	993	993	.....
550	Mr. Graham, of Muskingum. To amend an act "To provide room in monumental hall, in the city of Zanesville, for Hazlett Post, G. A. R." and to extend use of said room to Union Veteran Legion. Passed April 6, 1888.....	1001	1001	.....
551	Mr. Wise. To amend sections 5706, 5751, 6251 and 6254 and to repeal sections 6534, 10801 of the General Code, relative to the rates and publication of legal advertising.....	1002	1002	.....





## HOUSE BILLS.—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
552	Mr. Chester. To amend section 13030 of the General Code, relative to improper relations with female pupils .....	1008	1008	.....
553	Mr. King. To make appropriation for the salaries of members of the House of Representatives and Senate for the calendar year 1920.....	1009	1009	.....
554	Mr. Lonz. Providing for the maintenance of parks in townships composed in part of islands..	1015	1015	.....
555	Mr. Silver. Making appropriation for necessary improvements in connection with the state fair grounds .....	1021	1021	.....
556	Mr. Dunn. To amend section 12803 of the General Code, relative to the granting of permission for the holding of public sparring or boxing exhibitions .....	1067	1082	.....
557	Mr. Stump. To amend section 12805 of the General Code, relating to the contest of wills.....	1068	1068	.....
558	Mr. King. To make sundry appropriations.....	1068	1068 1177 1221	1143 1189 1285

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1008	.....	.....	1009	.....	.....	.....	.....	.....	.....
1010	.....	1010	1010	.....	.....	1023	1066	.....	.....
1015	.....	1015	1015	.....	.....	1438	1499	.....	.....
1021	.....	1021	1022	.....	.....	1059	1066	.....	.....
1164	.....	1068 1082 1083 1129 1130 1133 1164-1165	.....	1165	.....	.....	.....	.....	.....
.....	.....	1068	.....	.....	.....	.....	.....	.....	.....
1143	1147 1148 1189-1194 1285 1300	1148 1173 1174 1175 1176 1177 1185 1195 1196 1197 1226 1301 1306 1307 1343 1344 1360 1397	1149	.....	.....	1173	1318 1445	1332	1398



## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
559	Mr. Kay. To amend section 2394 of the General Code (amended April 17, 1919, approved by Governor May 10, 1919, and filed with Secretary of State May 16, 1919), purporting to relate to county infirmaries; and section 2349 of the General Code, relating to county infirmaries.....	1068	1068	.....
560	Mr. Evans. To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.....	1123	1123	.....
561	Mr. Kay. To amend section 3963 of the General Code, relating to charges by municipalities for water service .....	1130	1130	1133
562	Mr. Robins (by request). To amend section 7587 and section 7592 of the General Code, relating to a levy for school funds.....	1139	1143	.....
563	Mr. Lustig. To supplement section 2649 by the enactment of a supplemental section to be known as section 2649-1 of the General Code, relative to tax bills.....	1139	1139	.....
564	Mr. Wiest. An act providing for the security of depositors in the incorporated banks of Ohio, creating the bank depositors' guaranty fund of the State of Ohio, and providing regulations therefor, and penalties for the violation thereof..	1144	1144	.....
565	Mr. Bliss. Authorizing corporations of this state to co-operate in the creation and maintenance of instrumentalities for public welfare.....	1164	1211	1450
566	Mr. Crabbe. To prohibit the liquor traffic and to provide for the enforcement of such prohibition, and to repeal all sections of the General Code and acts inconsistent herewith.....	1173	1212	.....
567	The Special Joint Committee on Taxation. To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, issue bonds and to levy taxes for such purposes.....	1179	1179	.....

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1068		1068	1068						
1123			1124			1438	1499		
1130		1130 1133	1130			1138 1456	1527		
		1139							
		1144							
1477	1572	1466 1572	1477			1572	1610		
1179	1180		1179			1187	1208		

## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
568	Mr. Lawyer. To amend section 7730 of the General Code, as amended H. B. 348 and H. B. 406 as passed in the 83rd General Assembly, relative to the suspension of schools in village or rural districts .....	1184	1184	.....
569	Mr. Federman. To make an appropriation for the payment of salaries of the employes of the House of Representatives, and counsel for joint committee on Taxation.....	1197	1197	.....
570	Mr. Billingslea. To make an appropriation for the payment of salaries of the employes of the House of Representatives of the 81st General Assembly .....	1203	1203	.....
571	Mr. Taylor. Providing for the relief of Frank J. Bentz .....	1205	1205	.....
572	Mr. Chester. To amend section 6249 and to supplement section 6290 by the enactment of section 6290-1 of the General Code, relative to license fee for motor trucks.....	1206	1206	.....
573	The Special Joint Committee on Taxation. Providing for the levy and collection of a tax on the operation of motor vehicles on the public roads and highways of this state, and for such purpose amending sections 6290, 6291, 6292, 6293, 6294, 6294-1, 6295, 6298, 6301, 6309, 12618, 12620, and 12621 of the General Code, and enacting supplemental sections 6309-1, 6309-2, 6309-3, 12618-1, 12618-2 and 12618-3 of the General Code.....	1210	1210	1215
574	Mr. Federman. To amend section 6370 of the General Code, relative to the duty of dealer in second-hand articles .....	1210	1212	1217



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1185	.....	1184 1185	1188	.....	.....	.....	.....	.....	.....
1197	.....	1197	1197	.....	.....	1207	1208	.....	.....
1203	.....	1203	1203	.....	.....	.....	.....	.....	.....
1205	.....	1262 1301	1206	.....	.....	1239 1281 1435	1452	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
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1442	1217 1442	.....	1442	.....	.....	1522	1598	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
575	Mr. Federman. To amend section 12837 of the General Code, relating to furnishing information outside of penal institution.....	1210	1212	1403
576	Mr. Federman. To amend sections 1558-4 and 1558-6 of the General Code, relative to the municipal court of Cincinnati.....	1210	1212	1217
577	Mr. Federman. To amend section 4000-16 of the General Code, authorizing the creation of a Board of Rapid Transit Commissioners in cities, defining its powers, passed May 17, 1915, 106 O. L., page 286, and amended March 20, 1917, 107 O. L., page 406 .....	1211	1212	1216
578	Mr. Robinson. Providing for the granting of honorary commissions to officers of Home Guard and similar military organizations.....	1211	1212	1244
579	Mr. Weaver (by request). A bill providing for the sale of unclaimed property left for repair....	1211	1212	.....
580	Mr. Carpenter. To amend section 948 of the General Code, relative to the use of electricity in mines .....	1211	1212	1244
581	Mr. Donahay. To provide for the election and appointment of additional judges in Mahoning county .....	1211	1212	1217
582	Mr. Barnes. To amend section 6418-1 and to add supplemental section 6418-2 of the General Code, relative to the sale of certain articles by weight or measure.....	1211	1212	.....
583	Mr. Stokes. To supplement section 3842 of the General Code, by the enactment of sections 3842-1, 3842-2 and 3843-3 to provide for the method whereby street lighting may be assessed upon the abutting or other specially benefited property .....	1211	1212	1229
581	Mr. Hoover. To amend section 5624-13 of the General Code of Ohio, relating to powers and duties of the tax commission of Ohio.....	1211	1212	.....

## HOUSE BILLS—Continued.

[illegible]

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
585	Mr. Jones, of Trumbull. To amend section 3298 of the General Code, relative to the powers of township trustees .....	1211	1212	1217
586	Mr. Winter. To amend and supplement section 9510 of the General Code by enacting subdivision 5 thereto and to amend section 9511 of the General Code, relating to the purposes for which insurance companies may be organized and to repeal said original sections.....	1211	1212	.....
587	Mr. Bond. To enact supplemental section 6926-4 of the General Code, authorizing the county commissioners to anticipate the collection of taxes levied under sections 6926, 6926-1, 6926-2 and 6926-3 of the General Code.....	1213	1218	.....
588	Mr. Gordon, of Brown. To further supplement section 2412 by the enactment of section 2412-3 of the General Code, relative to authorizing county commissioners to contract for the use of automobiles or other vehicles for the use of county officials .....	1213	1218	1260
589	Mr. Gordon, of Brown. To amend section 2413 of the General Code, relative to expenses of county commissioners .....	1213	1218	1260
590	Mr. Jas. A. Reynolds. To amend section 4862 of the General Code, to provide that women may vote and be voted for at certain primary elections	1213	1218	1229
591	Mr. Myers. To amend section 10451 of the General Code, relating to the time when notice must be served in forcible entry and detainer.....	1213	1218	1244
592	Mr. Jones, of Hamilton. Authorizing boards of education to establish, maintain and disburse replacement fund .....	1213	1218	1244
593	Mr. Beaty. To amend section 276 of the General Code, pertaining to the compensation of examiners .....	1213	1218	.....





## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
594	Mr. Beaty. To amend section 12430 of the General Code, providing for the payment of the amount credited to a convict to parent.....	1213	1218	1243
595	Mr. Barnes. To amend section 2249 of the General Code, relative to compensation of appointive state officials .....	1213	1218	1458
596	Mr. Barnes. To amend sections 6256-1, 6256-2, 6256-3 and 6256-8 and to supplement section 6256-1 by the enactment of supplemental section 6256-1a, relative to lobbying.....	1213	1219	.....
597	Mr. Stump. Relative to the ownership and the purchase and sale of motor vehicles.....	1213	1219	1261
598	Mr. Lustig. For the relief of John J. Boyle, county treasurer, of Cuyahoga, county, Ohio.....	1213	1219	1375
599	Mr. Federman. To amend sections 1558-15 and 1558-16 of the General Code, relating to the municipal court of Cincinnati.....	1219	1219	.....
600	Mr. Alban. To amend section 7730 of the General Code, relative to transportation of pupils....	1219	1245	.....
601	Mr. Evans. To require witnesses to be recognized to appear at court.....	1219	1245	.....
602	Mr. Green. To amend section 4209, and to repeal original section 4209 of the General Code, relative to the compensation of members of council .....	1219	1245	1404
603	Mr. Barnes. To amend section 276 of the General Code, relative to the compensation of state examiners .....	1219	1245	1337
604	Mr. Spidel. To amend section 1398 of the General Code, relative to taking of fur-bearing animals .....	1219	1245	1260
605	Mr. Davis. To amend section 13362 of the General Code, relative to poisoning animals.....	1219	1245	1326

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1483		1466	1483						
1393		1390		1394					
1238		1219 1234 1239 1247 1271	1238			1320	1345		
	1404								
1338		1346		1338					
1336	1260 1336	1334	1360	1336	1360				
1399	1326		1399			1522	1598		

## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
606	Mr. Cable. To amend section 1397 of the General Code, relative to open season for squirrels...	1219	1245	1305
607	Mr. Clark. To amend section 10917 of the General Code, relating to the appointment of guardians .....	1219	1245	1385
608	Mr. Burns. To reimburse the Citizens National Bank of Marietta, Ohio, for moneys expended on state property.....	1219	1245	1271
609	The Special Joint Committee on Taxation. Providing for levying and collecting an annual tax on the net incomes of persons residing in this state and for that purpose enacting chapter 16 of title 1, part second of the General Code of Ohio, consisting of supplemental sections 5773-1 to 5773-42 inclusive thereof, amending section 1465-1 of the General Code and repealing section 1 of the act of May 10, 1910, 101 O. L. 399, designated as section 5445 of the General Code.....	1220	1220	1255
610	Mr. King. To provide for the purchase and installing new steel vaults and necessary improvements incident thereto in the office of the Treasurer of State in the State Capitol Building.....	1221	1245	1263
611	Mr. Gorrell. To amend section 15 of the General Code to prevent members of the General Assembly from accepting appointment, employment, or office within the term for which they are elected .....	1221	1245	.....
612	Mr. Smith. To supplement section 1155-16 of the General Code by the enactment of supplemental sections to be known as sections 1155-16a and 1155-16b, and to amend section 1155-19 of the General Code, relating to the inspection of cold storage goods and the regulation and inspection of cold storage warehouses.....	1228	1245	1503



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1364	.....	1364 1365	1365	.....	.....	1524	1586	.....	.....
1440	.....	.....	1441	.....	.....	1455	1527	.....	.....
1399	.....	.....	1400	.....	.....	1455	1527	.....	.....
1255	1256 1257 1267	1248 1254 1255 1257 1266	.....	1257 1267	1266	.....	.....	.....	.....
1307	1321	1306 1323	1307	.....	.....	1321	1345	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
1513	1503 1504 1505 1506 1513	1511	1513	.....	.....	1589	1617	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
613	Mr. Lonz. Relative to spraying vineyards for the destruction of insect pests.....	1228	1245	1267
614	Mr. Cowan. To make an appropriation for the payment of salaries of the employes of the House of Representatives and Senate and mileage of members .....	1230	1230	.....
615	The Special Joint Committee on Taxation. Providing for the levy and distribution of taxes on the taxable property of the state for the support of common schools, the adjustment of tax limitations applicable to levies for local school and township purposes, the repeal of the laws relating to state aid for weak school districts, and the abolition of state levies for sinking fund, university and normal school purposes; and to such ends amending sections 5649-3a, 5649-4, 7575, 7582, 7587, 7595, 7596, 7597, 7600, 7603, 7613, 7736, 7747, 7751, and 7787 of the General Code, enacting a supplementary section to be designated as section 7600-1 of the General Code and repealing sections 3204, 7594-1, 7595-1, 7595-2, 7595-3, 7595-4, 7802, 7804, 7924, 7925, 7926, 7927, 7927a, 7927b, 7928, 7929, and 7946 of the General Code..	1242	1242	1361
616	Mr. Alban. To amend sections 7595, 7595-1, 7595-4, 7596, 7597 and 7730 of the General Code, correcting errors and harmonizing sections in the state aid for weak school district law, and supplementing section 7730, with new section 7730-1 providing for the time when school property in suspended districts can be sold.....	1245	1245	1271
617	Mr. Gordon, of Brown. To amend section 5366 of the General Code, relative to the compensation of assessors .....	1246	1258	1268

## HOUSE BILLS—Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1335	1335	1307 1334	1336	.....	.....	1485	1526	.....	.....
1230	1230 1239	1253 1255	1231	.....	.....	1239	1258	.....	.....
1473	1361 1362 1363 1364 1447 1448 1473 1474 1510	1364 1447 1473 1540	1474	.....	.....	1509	1597	.....	.....
1308	1271 1272 1309 1437	1280 1307 1310 1449	1309	.....	.....	1437	1500	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
618	Mr. Cookston. Authorizing county commissioners to borrow money in anticipation of the collection of taxes to be raised by special tax levy for repair and maintenance of roads.....	1246	1259	1268
619	Mr. Crosser. Authorizing courts of record to administer oaths, and acknowledge instruments in writing .....	1246	1259	.....
620	Mr. Crabbe. To prohibit the liquor traffic and to provide for the administration and enforcement of such prohibition and repeal certain sections of the General Code .....	1246	1246	1304
621	Mr. Fouts. Providing for the validation and ratification of certain contracts of the state entered into through the state highway department.	1246	1246	1269
622	Mr. Federman. Supplementary to an act entitled "An act relating to cities of the first class, having a population exceeding one hundred and fifty thousand inhabitants", passed May 4, 1869, (66 O. L. 80), and to all acts supplementary to said act, and authorizing the board of trustees appointed under said act of May 4, 1869, to issue additional bonds for permanent betterments upon the line of railway constructed under the provisions of said acts.....	1246	1246	1260
623	Mr. Myers. To prevent profiteering in rents...	1246	1259	.....
624	Mr. Smith. To amend section 13049 of the General Code, relative to Sunday observance.....	1246	1246	.....
625	Mr. Brach. To enlarge the general powers of municipal corporations by creating the office of a commissioner of rents.....	1246	1247	.....





## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
626	Mr. Hinchey. To amend section 2955 of the General Code, relative to county burial expenses..	1247	1259	1405
627	Mr. Backowski. Providing for a refund of duplicate incorporation fee to the Independent Brick and Tile Company.....	1247	1259	.....
628	Mr. Backowski. To amend section 2248 of the General Code, relative to the compensation of governor and lieutenant governor.....	1247	1259	.....
629	Mr. Lawyer. To amend section 1431 of the General Code, relative to allowing honorably discharged soldiers to hunt without license.....	1247	1259	.....
630	Mr. Chester. To amend section 73 of the General Code, relative to the preservation and printing of papers and documents.....	1247	1259	1269
631	Mr. Chester. To amend sections 3001 and 6498 of the General Code, relative to compensation of county commissioners .....	1247	1259	1268
632	Mr. Jas. A. Reynolds. To amend sections 710-49 and 710-61 of the General Code, relating to the number of persons composing a board of bank directors .....	1248	1248	1268
633	Mr. Griswold. To amend sections 1261-16, 1261-17, 1261-18, 1261-19, 1261-20, 1261-21, 1261-22, 1261-25, 1261-26, 1261-27, 1261-28, 1261-31, 1261-36, 1261-38, 1261-39, 1261-40, 4404, 4405, 4408, 4413 of the General Code, relating to the creation of city and general health districts for purposes of local health administration and to repeal sections 1261-23, 1261-34, 1261-35 and 1246 of the General Code .....	1254	1254 1314	1272 1316
634	Mr. Smith. To amend section 12717 of the General Code, relating to the sale of adulterated milk .....	1259	1264	1528

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
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1325	.....	1325	1325	.....	.....	1353	1381	.....	.....
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1310	.....	1280 1307	1310	.....	.....	1454	1528	.....	.....
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1275	1272 1273 1275 1316	1271 1276 1277 1278 1311 1314 1317 1318	1277	.....	.....	1310 1314 1322	1329	.....	.....
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## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
635	Mr. Denune. To amend section 843-1 of the General Code, relative to hotels.....	1259	1264	.....
636	Mr. Gorrell. Making appropriation in full settlement for damage resulting from destruction of tubercular cattle by advice and approval of the state board of agriculture.....	1269	1303	.....
637	Mr. Winter. To amend section 6587 of the General Code, relating to policies or contracts of insurance .....	1269	1303	1352
638	Mr. Graham, of Muskingum. To supplement section 4139 of the General Code, relative to joint city and county work houses, and to repeal sections 14548, 14549, 14550, 14551, 14552, 14553, 14554, 14555, 14556, 14557, 14558, 14559, 14560, 14561, 14562, 14566, 14567, 14569 and 14570 of the General Code .....	1269	1303	1352
639	Mr. Bond. To amend section 710-161 of the General Code and to repeal sections 710-160, 710-162 and 710-163 of the General Code, relating to trust companies.....	1269	1303	1443
640	Mr. Tom Reynolds. To amend section 2715 of the General Code, relative to county depositaries..	1269	1303	1352
641	Mr. Walsh. To supplement section 6315 of the General Code, by the enactment of supplemental section 6315-1, relative to natural gas wells.....	1269	1303	1490
642	Mr. Brach. To authorize municipal corporations to issue bonds to purchase, construct and acquire by condemnation a transportation system or systems .....	1270	1270	1404
643	Mr. Johnston. Providing qualification for holding public office or position within the state....	1270	1303	.....
644	Mr. Miller, of Stark. To amend sections 7, 8, 10, 14, 18 and 20 of an act entitled "An Act to authorize the commissioners of Stark county to issue bonds, purchase site, erect workhouse, and for the government of the same".....	1270	1270	.....



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
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1468	.....	1466	1469	.....	.....	1573	1610	.....	.....
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1419	1419 1588	1588	1420	.....	.....	1587	1611	.....	.....
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1416	1404 1416	1416 1475	1476	1416	1474	1602	.....	.....	.....
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1313	1313	1270 1313	1314	.....	.....	1402	1453	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
645	Mr. Gardner. To amend sections 5647-2, 5649-3a and 5647-5b of the General Code, relating to the limitations of the tax rate.....	1302	1302	.....
646	Mr. Pearson. To provide for the organization and administration of canal districts, granting the same the power to impose taxes and assessments, to incur debts, issue bonds, and to assist the federal government in the construction of a canal or canals connecting Lake Erie with the Ohio river .....	1302	1302	.....
647	Mr. Donahay. To amend section 1579-161 of the General Code, relative to the establishment of a municipal court in the city of Youngstown, Ohio .....	1303	1303	1370
648	Mr. Halstead. To amend sections 7150, 7152 and 7153 of the General Code, relating to destruction of noxious weeds.....	1303	1303	1351
649	Mr. Cowan. To amend section 57 of the General Code, relative to the expenses of legislative committees .....	1303	1303	1370
650	Mr. Green. To amend sections 3618 and 3939 of the General Code, relative to authorizing municipalities to manufacture and harvest ice and furnish same to the inhabitants thereof.....	1312	1312	1370
651	Mr. Bond. To amend section 4345-1 of the General Code, relative to the construction, combining or rebuilding of public utilities in municipalities..	1312	1312	1427
652	Mr. McFarland. To supplement section 5370 of the General Code by the enactment of sections 5370-1, 5370-2 and 5370-3, relative to the taxation of intangible personal property.....	1314	1315	.....
653	Mr. King. To make appropriation for repairs of House of Representatives.....	1315	1315	1351
654	Mr. Cochrun. To amend sections 4514 and 4515 of the General Code, relating to sinking fund investments and collateral securities for sinking fund deposits.....	1315	1315	.....

## HOUSE BILLS—Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto
1484		1466	1485						
1398	1398		1399						
	1370 1371								
1391		1390	1391			1589			
1441	1427	1441	1442			1525	1586		
1420	1518	1411 1431 1518 1519 1593	1421			1518	1611		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
655	Mr. Robins. To amend section 13092 of the General Code of Ohio, relating to failure to prosecute to final judgment.....	1319	1319	1384
656	Mr. Walsh. To amend section 5356 of the General Code relative to the exemption from taxation of property belonging to park districts.....	1325	1325	1405
657	Mr. Stump. To amend section 11206 of the General Code, relating to appeals from the Probate Court to Court of Common Pleas.....	1326	1326	1482
658	Mr. Freeman. Relative to increasing the salary of the superintendent of public instruction.....	1326	1326	1406
659	Mr. Hopple. To amend section 9160 of the General Code, relating to union depot companies..	1330	1330	1375
660	Mr. Federman. To amend section 1836 of the General Code, relative to the salary of members and fiscal supervisor-secretary of the bureau of inspection and supervision of public offices.....	1330	1331	1526
661	Mr. Faris. To amend section 7624, General Code of Ohio, as amended March 21st, 1917, 107 Ohio Laws, page 624, relating to acquiring real estate by a board of education.....	1331	1350	1374
662	Mr. Johnston. To amend section 3963 of the General Code, relative to supplying water free to public schools, fire departments, or charitable institutions .....	1331	1350	1385
663	Mr. Bishop. To amend sections 4799 and 4877 of the General Code, relating to the employment of deputy and assistant clerks of elections.....	1331	1351	.....
664	Mr. Wiest. To amend section 8301 of the General Code, making the eleventh day of November, known as Armistice Day, a legal holiday.....	1331	1351	1370
665	Mr. Graham, of Licking. To amend section 1579-370 of the General Code, relative to the disqualification of judge of the municipal court from the practice of law.....	1331	1351	1457



## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1431	.....	1411 1419	1432	.....	.....	.....	.....	.....	.....
1467	.....	1466	1468	.....	.....	1576	1611	.....	.....
1583	1583 1584 1585	1411 1418	1584	.....	.....	.....	.....	.....	.....
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1391	.....	1391	1392	.....	.....	1437	1499	.....	.....
1547	1547	.....	1547	.....	.....	1603	1611	.....	.....
1392	1392	1390	1393	.....	.....	1435	1500	1614	.....
1441	1441	1441	.....	.....	.....	.....	.....	.....	.....
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1536	.....	.....	1536	.....	.....	.....	.....	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
666	Mr. Bliss. To amend section 9119 of the General Code, relating to the appropriation of property by railroads other than steam.....	1343	1343	1376
667	Mr. McCoy (by request). To prohibit the holding in yards or otherwise, except in regular warehouses of coal or food products for the purpose of bringing about an advance in price or creating a shortage or scarcity.....	1346	1346	.....
668	Mr. Copeland. To amend sections 7706-2 and 7713 of the General Code, relative to uniformity of text books and courses of study.....	1347	1347	.....
669	Mr. Tom Reynolds. To amend section 7641 of the General Code, as amended 104 Ohio Laws, page 225, relating to Public Libraries.....	1347	1347	.....
670	Mr. Helfrich. To amend sections 4250 and 4276 of the General Code, relative to merging the positions of director of public safety with that of public service .....	1347	1347	1385
671	Mr. Jas. A. Reynolds. To amend section 12488 of the General Code, relating to the destroying or defacing of newspapers, magazines and other publications belonging to libraries by supplementing section 12488-1.....	1347	1347	.....
672	Mr. Smith. To supplement section 8313 of the General Code of Ohio, relative to mechanics' liens.	1347	1347	1406
673	Mr. Walsh. To supplement section 3808 by the enactment of section 3808-1 of the General Code, relative to the compensation of street commissioners in villages.....	1347	1347	1407
674	Mr. Emery. To amend section 8301 of the General Code, making the eleventh day of November, known as Armistice Day, a legal holiday.....	1347	1347	.....
675	Mr. Scott. To amend section 5242 and to supplement section 5186 of the General Code, to promote the efficiency of the Ohio National Guard..	1348	1348	1407

## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1546			1547						
1420	1420	1411 1444 1457	1420			1456			
1536		1534	1536			1599	1611		
1419	1599	1419 1600	1419			1599	1611		

## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
676	Mr. Jones, of Hamilton. To amend sections 4963 and 4907 of the General Code, providing the method by which nominations for members of the Board of Education shall be made.....	1348	1348	1406
677	Mr. Luchsinger. To amend section 3 of section 1155-3, General Code, and section 13 of section 1155-13, General Code, of an act providing for the inspection of cold storage goods and the regulation and supervision of cold storage warehouses, passed March 21, 1917—Ohio Laws, No. 107, page 594.....	1348	1348	.....
678	Mr. Taylor. To amend section 1420 of the General Code, relative to the use of nets or other devices in taking certain fish.....	1348	1348	.....
679	Mr. Taylor. To amend section 1412 of the General Code, relative to sale of fish.....	1348	1348	.....
680	Mr. Taylor. To amend section 12819 of the General Code, relative to the carrying of concealed weapons .....	1348	1348	1407
681	Mr. Graham, of Licking. Authorizing the Governor to deed certain lands to the Ohio Archaeological and Historical Society to be maintained as public parks and making an appropriation for suitable markers .....	1348	1348	1384
682	Mr. Comings. Providing for safeguarding the approaches to railroad and highway crossings....	1349	1349	1422
683	Mr. Spidel. To amend sections 1550 and 1552, relative to fees and compensation of court stenographers .....	1349	1349	.....
684	Mr. Spidel. To amend sections 1549, 2845, 2875, 2900, 2901, 2903, 2983, 3008, 3014, 11188, 11279, 11501 and 11981 of the General Code, relative to the fees and compensation of sheriffs, clerks and other county officials.....	1349	1349	1426
685	Mr. Graham, of Muskingum. To provide a schedule of salaries to county recorders.....	1349	1349	1423



## HOUSE BILLS—Continued.

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## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
686	Mr. Robins. To amend section 1662 of the General Code (as amended 108 O. L.,—Part 1—692) relating to probation officers, their appointment and compensation .....	1349	1349	1383
687	Mr. Matthews. To amend section 1579-461 and section 1579-472 of the General Code (108 O. L., pp. 462 and 466) relating to a municipal court for the city of Portsmouth, Scioto county, Ohio.....	1349	1349	1405
688	Mr. Cable. To amend sections 5415, 5416, 5475, 5476, 5481 and 5483 of the General Code, relative to defining public utilities for purposes of taxation .....	1349	1349	1407
689	Mr. Miller, of Stark (by request). Providing for the conservation of natural gas and the regulation of gas production.....	1350	1350	.....
690	Mr. Harter. To amend section 1695 of the General Code, as amended, 107 Ohio Laws, 144, relative to the publication of Court Calendar....	1350	1350	1490
691	Mr. Clark. To amend sections 3515-23, 3515-24 and 3515-28 of the General Code, relating to the powers of council and other officers under the city manager plan of government for municipalities .....	1350	1350	1380
692	Mr. Clark. To amend section 5707 of the General Code, relating to the notice of sale of delinquent lands .....	1350	1350	1381
693	Mr. Halstead. To amend section 3699 of the General Code, relative to the sale or lease of real property by a municipality.....	1350	1350	1425
694	Mr. Graham, of Muskingum. Relating to fees of county recorders and to amend sections 2778 and 2779 of the General Code.....	1350	1350	1423
695	The special joint committee on Salaries of State Employes and Teachers. To amend sections 7600 and 7600-1, General Code, by adding supplementary sections 7600-2, 7600-3, 7600-4, 7600-5, relating to salaries of teachers and state support of schools .....	1372	1372	1425



## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
696	Mr. Hopple. To confer upon corporations the power to endorse and guarantee their securities..	1372	1372	1425
697	Mr. Morris. To supplement section 4366 of the General Code by enactment of additional sections providing for the zoning or districting of municipalities and the regulation of the location, bulk, height and uses of buildings and other structures and premises .....	1372	1372	1385
698	Mr. Freeman. To amend section 7645 of the General Code, relative to requiring the study of thrift in the public schools.....	1373	1373	1406
699	Mr. Dodge. To amend section 6929 of the General Code, relative to road bonds.....	1373	1373	1382
700	Mr. Comings. To provide for the cancellation of a mortgage .....	1373	1373	1405
701	Mr. York. To change a certain county boundary line in the state of Ohio.....	1373	1373	....
702	Mr. King. To make sundry appropriations.....	1378	1378	.....
703	Mr. Chester. To provide for four year terms for county auditors, and to repeal section 2558 of the General Code .....	1378	1378	1423
704	Mr. Chester. To amend section 12842 of the General Code, relative to the penalty for perjury in return of personal property for taxation.....	1378	1378	1423
705	Mr. Donahay. To provide for refunding collateral inheritance taxes paid when it has been judicially determined that the whole or a part of said taxes ought not to have been paid.....	1378	1379	1427



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1393	1486	1390 1487 1539	1393			1486	1597		
1440		1411	1440			1603	1609		
1467	1469 1520 1521 1522	1467 1470 1567 1568	1470			1520	1609		
1431		1411 1434		1431					
1414	1415 1476 1565 1566 1567	1378 1411 1414 1443 1449 1450 1476 1567	1416			1449 1564	1611		
1432		1411	1432			1524	1586		

## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
706	Mr. Donahay (by request). To amend section 1352-6 of the General Code, relating to institutions caring for children.....	1379	1379	1404
707	Mr. Morris (by request). To abolish the superior court of Cincinnati by repealing sections 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578 and 1579 of the General Code, creating the superior court of Cincinnati.....	1379	1379	1499
708	Mr. Halstead. To amend section 710-3 of the General Code, relating to the banking code.....	1379	1379	1423
709	Mr. Faris (by request). To amend section 6300 of the General Code, relative to motor vehicle license tags .....	1379	1379	1424
710	Mr. Cowan. To amend section 50 of the General Code, relating to the salary, and payment monthly of mileage of public officials.....	1379	1379	1425
711	Mr. Wildermuth. To amend section 5653 of the General Code, relative to the dog and kennel fund .....	1379	1379	1424
712	The special joint committee on Taxation. To authorize the taxing authorities of municipal corporations, to fund deficiencies in operating revenues for the year 1920, issue bonds and to levy taxes for such purposes.....	1380	1380	.....
713	The special joint committee on Taxation. To remove interest and sinking fund levies on account of bonds issued from all limitations on tax rates, and for such purpose, amending sections 5649-1, 5649-2, 5649-3a and 5649-5b of the General Code .....	1380	1380 1444	1496

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1413	.....	1390 1393 1411	1413	.....	.....	1485	1526	.....	.....
1544	1490	1542	1544	.....	.....	1589	1611	.....	.....
1430	1426 1427	1411 1413	1431	.....	.....	1455	1528	.....	.....
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1550	1550	1531 1536	.....	1550	.....	.....	.....	.....	.....
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1397	.....	1397	1397	.....	.....	1435	1501	.....	.....
1394	1394 1396 1421 1496	1395 1396 1444 1485 1496-1497	1396	.....	.....	1421 1444 1518	1526	.....	.....

## HOUSE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
714	Special Joint Committee on Salaries of State Employes and School Teachers. To supplement section 7986 of the General Code by the enactment of a section to be designated as section 7986-1, to provide for the disposition of certain receipts of educational institutions maintained or supported by the state, and to make appropriations thereof for the period ending June 30, 1921.	1383	1383	.....
715	Mr. Robins. To supplement section 5403 of the General Code by the enactment of an additional section, to be designated as section 5403-2 of the General Code, relating to the powers of the county auditor in listing omitted personal property for taxation.....	1385	1386	.....
716	Mr. Federman (by request). To amend sections 7755, 7757, 7758 and 7761 of the General Code, relative to the establishment of public schools for the blind, deaf, and crippled.....	1386	1386	1458
717	Mr. Jones, of Hamilton. To abolish the Insolvency Court of Hamilton county and to repeal sections 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618 and 1619 of the General Code.....	1386	1386	1507
718	Mr. Bond. Providing for the relief of Olive M. Smith .....	1386	1386	1457
719	Mr. Jones, of Trumbull. To enact supplemental section 7821-2 of the General Code, relative to the renewal of teachers' certificates.....	1386	1386	1489
720	Mr. Crabbe. To amend section 1465-54 and to supplement section 1465-102 of the General Code by the enactment of section 1465-102a, relative to providing for the payment of expenses incurred in administering the state insurance fund .....	1386	1386	.....
721	Mr. Pearson. To amend section 8977 of the General Code providing for passenger fares on railroads .....	1394	1394	1426
722	Mr. Lentz. To amend section 7769 of the General Code, providing that sheriff shall act as truant officer in county school districts.....	1408	1408	.....





## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
723	Mr. Blauser. To abolish the practice of giving or receiving gratuities in addition to regular charges for services, commonly known as tipping.	1408	1408	.....
724	Mr. Burns. To amend section 7769 of the School Code, relative to appointment of local truant officers in county school districts.....	1408	1408	1488
725	Mr. King. To supplement section 915 of the General Code by the enactment of a supplemental section, to be known as section 915-a of the General Code, relative to rescue stations.....	1408	1408	1529
726	Mr. Emery. To supplement sections 1320, 1321, 1323 and 1324 of the General Code, relative to the practice of dentistry in the state of Ohio by the enactment of supplemental sections to be known as sections 1320-1, 1320-2, 1321-2, 1321-3, 1321-4, 1321-5, 1321-6, 1323-1, 1324-1, 1324-2 and 1324-3.	1408	1408	.....
727	Mr. Fouts. Providing for the relief of Morgan county, Ohio .....	1408	1408	.....
728	Mr. Crabbe. To amend section 1165-12 of the General Code of Ohio with reference to the disposition of the surplus of the proceeds derived from the sale of the produce of experiment farms .....	1408	1408	.....
729	Mr. Beaty. To amend section 5017 of the General Code, relating to the contents and form of official ballots .....	1409	1409	1444
730	Mr. Bond. To amend section 12002 of the General Code, giving the right of proceedings in error to reverse, vacate or modify judgment of dismissal in divorce cases, or granting or refusing to grant alimony .....	1409	1409	.....
731	Mr. Beaty. Relative to contracts for sale or exchange of real property.....	1409	1409	.....
732	The Special Joint Committee on Taxation. To amend sections 6309 and 6309-1 of the General Code, relating to the custody and apportionment of motor vehicle taxes due to districts of registration .....	1428	1428	.....

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1534	1488	1534	1534						
1594	1529 1530		1594			1616	1617		
1414		1411	1414			1437	1501		
1451		1428 1451	1451			1486	1527		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
733	Mr. Luchsinger. To amend section 50 of the General Code, providing for the compensation of members of the General Assembly.....	1432	1432	1458
734	Mr. Luchsinger. To amend section 51 of the General Code, relative to the salaries per diem of officers of Senate and House.....	1433	1433	1458
735	Mr. York. To enact supplemental section 5649-7 of the General Code, fixing uniform rates of taxation in taxing districts lying in two or more counties and to fix the limitation of rates of taxation in such districts.....	1433	1433	1459
736	Mr. Bliss. To amend sections 614-32 and 614-47 of the General Code, relating to the powers of the Public Utilities Commission of Ohio.....	1433	1433	.....
737	Mr. McFarland. To amend section 3376 of the General Code, relative to township roads.....	1433	1433	1489
738	Mr. Freeman. To amend section 7753-3 of the General Code, relating to the compensation and expenses of the high school inspectors.....	1433	1433	1489
739	Mr. Matthews. To amend section 1295-29 of the General Code, relative to the practice of optometry .....	1433	1433	.....
740	Mr. Chester. Providing for levying and collecting an annual tax on the net incomes of persons residing in this state and for that purpose enacting Chapter 16 of Title I, Part Second of the General Code of Ohio, consisting of supplemental sections 5773-1 to 5773-43 inclusive thereof, amending section 1465-1 of the General Code and repealing section 1 of the act of May 10, 1910, 101 O. L. 399, designated as section 5445 of the General Code .....	1433	1433	.....
741	Mr. Jones, of Trumbull. To amend section 3148-1 of the General Code of Ohio, relative to county and municipal hospitals for tuberculosis...	1445	1445	.....
742	Mr. Evans. To amend sections 503 and 614-44 and to repeal section 614-47 of the General Code, relative to the regulation of street railways .....	1445	1445	1481



HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1550	1596	1542 1596	1597	1550	.....	1603	1612	.....	.....
1511	.....	1511	1512	.....	.....	1557	1612	.....	.....
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1535	.....	1534	1535	.....	.....	1557	1612	.....	.....
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1514	1481 1482	1511 1514	1514	.....	.....	1573	1613	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
743	Mr. Hopple. To amend section 245 providing for the form of warrants issued by the auditor of state .....	1445	1445	1482
744	The Joint Committee on Taxation. To correct errors and supply omissions in the inheritance tax law and to change certain procedure relating to the collection and distribution of inheritance taxes, and for such purpose, amending sections 2624-1, 2685-1, 2689, 5333, 5334, 5336, 5338, 5342, 5348-7, 5348-8 and 5348-10 of the General Code and enacting supplemental sections to be designated as sections 1465-24a, 5332-1, 5348-2a and 5348-8a of the General Code, respectively.....	1480	1481	.....
745	Mr. Fouts. To prevent the circulation of trade propaganda which has a tendency to abnormally inflate prices of the necessities of life.....	1483	1483	1506
746	Mr. Harter. To amend sections 1579-504, 1579-519, 1579-520 and 1579-535 of the General Code, relating to the municipal court of Akron.....	1492	1492	.....
747	Mr. Harter. To amend section 1550 of the General Code, providing for the compensation of official court stenographers.....	1492	1492	.....
748	Mr. Bryson. To amend section 7896-22 of the General Code, relative to membership in the teachers' retirement system.....	1492	1492	.....
749	Mr. Spidel. To amend section 1579-74 of the General Code, relative to providing for the compensation of the clerk of municipal court of Dayton, Ohio .....	1492	1492	1515
750	Mr. Winter. To amend sections 843-3, 843-4, 843-8 and 843-17 of the General Code to clarify and correct errors in the act (Amended S. B. 14) and providing for a hearing and an appeal in the matter of revocation of hotel or restaurant licenses or the refusal to issue or transfer such licenses .....	1492	1492	.....
751	Mr. Crabbe. To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent..	1492	1493	.....

HOUSE BILLS—Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1517	.....	.....	1517	.....	.....	.....	.....	.....	.....
1515	1515	1511	1516	.....	.....	1574	1612	.....	.....
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1594	1594	1493	1595	.....	.....	1603	1612	.....	.....

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
752	Mr. Taylor. To amend section 871-4 of the General Code, relating to the Industrial Commission of Ohio.....	1493	1493	.....
753	The Special Joint Committee on Salaries of State Employes and School Teachers. Making appropriations for the financial relief for the Bowling Green State Normal School and the Kent State Normal School, for the period ending June 30, 1921.....	1493	1493	.....
754	Mr. Cowan. To make an appropriation for the payment of the salaries of employes of the House of Representatives and Senate.....	1501	1501	1526
755	Mr. Hopple. To authorize the reimbursement of transportation expenses by the several municipalities to the chief police officer of the cities and villages within the state of Ohio, incurred while attending the annual sessions of the Ohio Police Association .....	1502	1502	.....
756	Mr. Backowski. To amend section 4944 of the General Code, relating to compensation of judges, clerks and registrars.....	1502	1502	.....
757	Mr. Backowski. To amend section 4903 of the General Code, relating to hours for registration..	1502	1503	.....
758	Mr. Backowski. To amend section 4860 of the General Code, relating to compensation of judges and clerks .....	1503	1503	.....
759	Mr. Crabbe. To repeal sections 6212-85, 6212-86, 6212-87, 6212-88, 6212-89, 6212-90, 6212-91, 6212-92, 6212-93, 6212-94, 6212-95, 6212-96, 6212-97, 6212-98, 6212-99, 6212-100, 6212-101, 6212-102, 6212-103, 6212-104, 6212-105, 6212-106, of the General Code, relative to the manufacture and sale of intoxicating liquor.....	1508	1508	1531
760	Mr. Crabbe. To repeal sections 6212-107, 6212-108, 6212-109, 6212-110, 6212-111, 6212-112, 6212-113, 6212-114, 6212-115, 6212-116, 6212-117, 6212-118, 6212-119, 6212-120, and 6212-121 of the General Code, relative to the manufacture and sale of intoxicating liquor.....	1508	1508	1530



## HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
		1493							
1551		1551	1551			1599	1612		
1548		1542	1548			1589	1612		
1548		1542	1548			1590	1612		

## HOUSE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
761	Mr. Faris. To amend section 7624, of the General Code of Ohio, as amended March 21, 1917, 107 Ohio Laws, page 624, relating to acquiring real estate by a board of education.....	1516	1516	.....
762	Mr. King. To make supplementary appropriation for the remainder of the current fiscal year and for the fiscal year 1920-1921.....	1526	1526	.....
763	Mr. Federman. To amend section 2950 of the General Code, relative to the burial of soldiers..	1528	1528	.....
764	Mr. Gardner. To amend section 3007 of the General Code, relative to fees and duties of the jury commissioners, as amended December 18, 1919, in Vol. 108, Ohio Laws, Part Two.....	1529	1529	.....
765	Mr. James A. Reynolds. To supplement section 12402 of the General Code by supplemental section 12402-1, to further protect the lives of police officers .....	1529	1529	.....
766	Mr. Graham, of Muskingum. Providing for the relief of Ayres and Kappes.....	1529	1529	1592
767	Mr. Spidel. Providing for the relief of H. C. Foster and Son.....	1533	1533	1598
768	Mr. Bryson. Relative to the sale, or transfer of ownership of automobiles, motorcycles and motor trucks .....	1533	1533	.....
769	Mr. Graham, of Muskingum. To amend sections 4822, 4942, and 4990 of the General Code, relative to the compensation of members of the board of deputy state supervisors and clerk thereof .....	1533	1533	.....
770	Joint Committee on Salaries of State Employes and School Teachers. Making appropriations for supplemental salaries for state engineers.....	1534	1534	.....
771	Mr. Silver. Providing for the bonding of employes in the department of treasurer of state..	1580	1580	.....

HOUSE BILLS — Continued.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1516	.....	1516	1516	.....	.....	1558	1597	.....	.....
1563	1563 1564	1526 1561	1564	.....	.....	1599	1612	.....	.....
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1592	.....	1529 1591 1592 1593	.....	1594	.....	.....	.....	.....	.....
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.....	.....	1534	.....	.....	.....	.....	.....	.....	.....
1580	.....	1580	1581	.....	.....	.....	.....	.....	.....

## HOUSE BILLS — Concluded.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.
772	Joint Committee on Salaries of State Employes and School Teachers. To amend sections 1181 and 1182 of the General Code, relative to the compensation of state employes.....	1582	1582	.....
773	Special Joint Committee on Salaries of State Employes and School Teachers. Making appropriations for supplemental salaries for certain state employes.....	1605	1605	.....



## HOUSE BILLS — Concluded.

Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in Senate.	Enrolled and Signed.	Action by Governor.	Passed over Governor's Veto.
1582	1583	1582	1583	.....	.....	1602	1613	.....	.....
1605	.....	1605 1615	1606	.....	.....	1615	1617	.....	.....

## BILLS OF THE SENATE.

Number.	Author and Title.	Received—Read First Time.
1	Mr. Jones. Relative to the purchase of a site to be used as a home for future governors of the state, and to provide by appropriation the necessary funds therefor.....	110
2	Mr. Kryder. To amend section 12600-65 of the General Code (as amended 102 O. L., pp. 630, 631), relative to the installation of sanitary closets or urinals.....	305
3	Mr. Liggitt. To amend section 486-10 of the General Code, relative to the eligibility of honorably discharged soldiers for positions in the classified service.....	422
7	Mr. Whittemore. To amend the act relating to the use of state armories .....	206
8	Mr. O'Brien. To require husband and wife to join in the execution of chattel mortgage, etc., given upon personal household property owned by either or both of them.....	110
11	Mr. Demuth. To regulate the selling, offering or exposing for sale of agricultural seeds, and to repeal sections 5805-1 to 5805-12 inclusive, of the General Code.....	305
12	Mr. Archer. To amend section 11273 of the General Code, relating to venue of actions.....	153
13	Mr. Whittemore. To establish a municipal court in and for the city of Akron and to repeal an act entitled "An act to establish a police court in the city of Akron, Summit county, Ohio, passed May 10, 1910, and all acts amendatory thereof.....	152
14	Mr. Sparks. To create a hotel division in the office of the state fire marshal; to provide for the administration of each division and prescribe its duties and powers; to amend section 840 of the General Code, relative to salaries of the state fire marshal and the first deputy fire marshal.....	530

## BILLS OF THE SENATE.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Enrolled and Signed.
119 .....		119	119 120 177	113-119 144-174 177	120 .....	.....		268
322	328	419	.....	419 440 634	.....	419	.....	.....
443	511	1452	511	545 1509	1451-1452	.....	.....	1586
229	318	339	318	398	339	.....	.....	437
113	215	225	215	215-258	225	.....	.....	315
321	378	441	.....	202	441	.....	.....	537
153	316	338	316 317 338	153-317 363 397-398 437-438	339	.....	.....	437
161	445	642	446	665	643	.....	.....	1071
530	566	650	566 650	651 748	651	.....	.....	934

## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
15	Mr. Kryder. To amend sections 1352, 6259 and 6262, to add supplementary section 1236-6 and to repeal sections 6257 and 6258 of the General Code, relative to classification and inspection of hospitals .....	291
25	Mr. Archer. To authorize the appointment of soldiers' memorial commission to erect a tablet in memory of the "Andrews" Raiders, led by Captain James J. Andrews in the civil war.....	152
26	Mr. White. Relating to the carrying and displaying of certain flags .....	258
27	Mr. Davis. To amend section 9150 and 9151 of the General Code, relating to fees for issuing commissions and certified copies thereof to railroad policemen.....	665
28	Mr. Davis. To amend section 12556 of the General Code, requiring railroads to employ full crews for through trains and light engines, and the penalty for the violation thereof.....	728
32	Mr. Berry. To amend section 12970 of the General Code, relative to the abandonment of wife or child.....	206
34	Mr. Miller. To amend section 4295 of the General Code, relating to deposits of public moneys, coming into the hands of the treasurer of a municipal corporation, and to security to be furnished by municipal depositories, by providing for the investment of certain moneys .....	611
35	Mr. Jones, of Franklin. To supplement section 7681 of the General Code by the enactment of section 7681-1 requiring the parent or guardian of a child to present copy of certificate of date of birth of such child when it enters school in any city school district.....	612
36	Mr. White. To amend sections 5777, 5778 and 5784 of the General Code, relating to the ninth United States pharmacopoeia, and the fourth edition of the National Formulary.....	229
37	Mr. Sparks. To amend section 5078 of the General Code, relating to allowing a friend to mark the ballots of electors who are physically incapacitated .....	323
39	Mr. Parrett. To make appropriations to compensate Charles A. Reid and Fred Green for legal services rendered to the special joint taxation committee of the eighty-second General Assembly.....	271





## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
43	Mr. Whittemore. To amend section 7620 of the General Code, relating to the powers and duties of boards of education.....	416
44	Mr. White. To further supplement sections 7823 and 7807 and to supplement sections 7831 by the enactment of supplemental sections 7823-2, 7807-9 and 7831-1 of the General Code, to provide for the certification of teachers of classes supported with federal aid under supervision of the state board of education.....	397
45	Mr. Parrett. To codify the fish and game laws of Ohio, and to repeal sections 1390 to 1465 and sections 485, 12521, 12523, 5831-1, 5831-2, 5831-3 .....	641
47	Mr. Davis. To authorize the formation and reorganization of corporations with common stock without par value.....	665
48	Mr. Whittemore. Authorizing the Boards of Trustees of the Ohio University, the Miami University, the Kent State Normal College and the Bowling Green Normal College to establish and conduct extension departments for the training of teachers.....	305
49	Mr. Parrett. To supplement section 12512 of the General Code by the enactment of section 12512-1 to make it unlawful to tamper with fire hydrants, pipes, mains, meters and other water works property .....	547
52	Mr. Lloyd. To amend section 13080 of the General Code, and to define the terms "delivery" and "receipt" as the same are applied to commodities and securities.....	483
53	Mr. Davis. To amend sections 8698 and 8699 of the General Code, relating to increase of capital stock of corporations.....	665
54	Mr. Davis. To amend section 8625 of the General Code, relating to articles of incorporation.....	665
55	Mr. Stone. To supplement section 9485 by the addition of supplemental sections 9485-1 and 9485-2 of the General Code, to provide for the further regulation of fraternal benefit societies.....	782

## BILLS OF THE SENATE — Continued.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Enrolled and Signed.
429	511	674	.....	.....	674	.....	.....	915
410	513	1018	.....	1018	1018	.....	.....	1063
642	.....	754	755 756 757 758 1016 1017	670 731 812 820 845 914-994 1016-1020 1084-1138	759	.....	.....	1071
694	.....	834	.....	666 978	834	.....	.....	916 1131
321 537	523	.....	.....	537	.....	.....	.....	.....
565	593	796	.....	.....	797	.....	.....	915
528	563	.....	.....	789 804	.....	.....	.....	.....
684 779	775 865	.....	.....	.....	.....	.....	.....	.....
684	775	.....	.....	.....	.....	.....	.....	.....
789	833	905	905	904 945	905	.....	.....	1063

## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
56	Mr. Jones, of Franklin. To amend section 8593 of the General Code, providing for the forfeiture of real property for waste committed or suffered by the life tenant and the owner of other estates therein .....	304
57	Mr. Agnew. To amend section 7681 (as amended March 7th, 1917, volume 107, O. L. page 62) of the General Code, relating to children's homes .....	646
58	Mr. Miller. To regulate private employment agencies and to repeal sections 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, and 896 of the General Code.....	416
60	Mr. Ake. To amend section 2166 of the General Code, relative to indeterminate sentences to the Ohio Penitentiary.....	305
61	Mr. Archer. To amend section 8301 of the General Code, making the twelfth day of February, known as Lincoln's birthday, a legal holiday .....	485
62	Mr. Holl. To amend section 10224 of the General Code, relating to the jurisdiction of justices of the peace in attachment cases.....	693
63	Mr. Jones, of Meigs. Providing for the publication and distribution of the roster of Ohio soldiers, sailors and marines engaged in the war with the central powers of Europe.....	626
66	Mr. Davis. To prevent and correct the pollution of streams, to provide for the collection and disposal of sewage and other liquid wastes, and to authorize the organization of sewerage and sanitation districts .....	728
69	Mr. Sparks. To amend sections 11, 12, 13, 14, and 15 of an act entitled, "An act to provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new penitentiary," passed April 19, 1913, and approved May 2, 1913, (103 Ohio Laws, pp. 247-250).....	424



BILLS OF THE SENATE—Continued.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
321								
661	738	825			825			915
428 455	525	825			825			915
321	1264	1301	1302	1264 1273 1302		1302		
485		485		485-540 559-584	585			762
788								
661	687	889			889			916
728	773	900	900 923 924 925	900-935 945 955	925			1071
443	548	602		602 629-630 652 664-704 705-726 728 746	629		705	841

## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
72	Mr. Parrett. To amend section 5366 of the General Code, relative to the listing of personal property.....	485
73	Mr. Demuth. To amend sections 5696, 5697 and 5700 and to repeal section 5701 of the General Code, relating to the collection of delinquent taxes .....	845
74	Mr. Miller. To amend section 871-1 of the General Code, relative to the Industrial Commission of Ohio.....	418
77	Mr. Jones, of Franklin. To amend section 1288 of the General Code and to grant osteopathic physicians an examination in surgery by the state medical board.....	633
78	Mr. Davis. To provide for giving names to homesteads and for regulating the use of such names.....	692
81	Mr. Lloyd. To amend sections 2221, 2223 and 2225, and to repeal sections 2224 and 2226 of the General Code, relating to insane and epileptic convicts .....	555
82	Mr. Agnew. To amend section 5564 of the General Code, to enable the county auditor to determine the value of buildings and improvements .....	439
83	Mr. Latham. To amend section 1424 of the General Code, relative to hunter's license.....	439
84	Mr. Agnew. To amend section 5366-1 and to supplement section 5404 of the General Code by the enactment of a supplemental section to be known as section 5404-1, providing for the time when personal property shall be listed for taxation.....	417
87	Mr. Lloyd. To authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county.....	581
88	Mr. Lloyd. To amend sections 1558-78 and 1558-83 of the General Code .....	787

BILLS OF THE SENATE — Continued.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
528	.....	555	.....	539-555	556	.....	.....	688
877	981	1014	1014	981-984 1030	1015	.....	.....	1071
429	.....	434	.....	429 444-445 627-656	434 657	.....	.....	437
633	.....	712	.....	633	712	.....	.....	841
788	.....	.....	.....	.....	.....	.....	.....	.....
598	654	.....	.....	.....	.....	.....	.....	.....
449	.....	556	557 981 982	449 539 556 557 573 813 981-996	982	558	981	1063
449	515	.....	.....	.....	.....	.....	.....	.....
429	.....	558	.....	429 445 539	558	.....	.....	689
606	653	741	.....	.....	741	.....	.....	915
787	820	922	.....	921	922	.....	.....	994

## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
89	Mr. Parrett. To amend sections 5449, 5450, 5451, 5458, 5470, 5473-1 and 5474 of the General Code, relating to reports to the tax commission by express, telegraph and telephone companies and changing the date of ascertaining and assessing the value of the property of express companies by the tax commission of Ohio and the date of certifying by the tax commission of Ohio to the county auditor the amount apportioned to his county and to each city, village, township or other taxing district therein and to repeal original sections 5449, 5450, 5451, 5458, 5470, 5473-1 and 5474 of the General Code .....	423
91	Mr. O'Brien. To regulate the payment of losses under contracts for casualty insurance.....	564
92	Mr. Lloyd, by request. To accord special recognition of Ohio soldiers and to acquaint citizens and soldiers of the state with awards for gallantry.....	693
95	Mr. Beebe. To amend section 871-52 of the General Code, relating to the censor of motion pictures, slides and posters used in advertising motion pictures.....	867
96	Mr. Beebe. To repeal section 2252-1 of the General Code, relative to extra compensation of judges where probate and common pleas courts have been combined.....	484
97	Mr. Latham. To amend section 1453 of the General Code, relative to taking or catching fish in certain waters of the state.....	485
100	Mr. Berry. To codify, consolidate, and clarify the ditch laws of the state according to the report of the Commission appointed therefor, under an act passed March 21st, 1917 (O. L. 107 V. 611), to amend sections 3001, 6564, 6565 of the General Code and to repeal all sections of the General Code superseded by, or in conflict with such reported codified consolidation.....	867
103	Mr. Agnew. To supplement section 2642 by the enactment of a supplemental section to be known as section 2642-1 of the General Code, relating to the duties of the County Treasurer.....	846



## BILLS OF THE SENATE—Continued.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
424		558		539	559			688
598	748	947		921 922 947	947			994
693								
974								
528	589	752	881 882	811 881 914	882	752	881	915
528								
867		896	1166 1167 1168 1169	887-892 922 1074 1169 1186	896 1170			1209
877	1424							

## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
105	Mr. Busbey. To amend section 7248 of the General Code and to enact supplemental sections 1190-1, 1190-2, 1212-2, 6921-1 and 6947-1a of the General Code, relating to a system of highway laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.....	1438
107	Mr. Stone. To amend section 614-44 of the General Code, relative to rates to be charged by certain public utilities.....	746
109	Mr. Davis. To amend sections 1579-161 and 1579-175 of the General Code, relating to appointees of the municipal court of Youngstown, Ohio .....	484
111	Mr. Miller. To amend section 14203-23 of the General Code, relating to the abandonment of that portion of the Ohio canal between the aqueduct of said canal over Raccoon creek and the village of Hebron, Licking county, Ohio.....	484
112	Mr. Kryder. To authorize the erection and maintenance of a memorial building, monument, statute or memorial by the trustees of a township to commemorate the services of the soldiers, sailors and marines thereof, and to repeal sections 3410-1 to 3410-13 inclusive of the General Code.....	531
113	Mr. Bellew. To amend section 10605 of the General Code, relating to when and to whom letters testamentary to issue.....	531
114	Mr. Lloyd. To amend section 270-6 of the General Code, relative to the sundry claims board.....	646
115	Mr. Bellew. To amend section 10989 of the General Code, relating to lunatics, idiots and imbeciles.....	531
116	Mr. Berry. To authorize the sale of certain real estate, now a part of the Lima State Hospital property in Allen county.....	626
117	Mr. Jones, of Franklin. To amend section 5809 of the General Code .....	786



## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
118	Mr. Agnew. To provide for the printing of an Auditor's report of exempt property and other information of public importance.....	846
119	Mr. Latham. To amend section 464 and to supplement section 13916 by sections 13916-1, 13916-2, 13916-3 of the General Code, relative to authorizing the attorney general and the superintendent of public works to investigate the title of swamp and marsh lands and recover the same for the state.....	564
121	Mr. Berry (by request). To provide a seal for the state department of health for the authentication of records and to authorize the administering of oaths.....	547
122	Mr. Stone. Relating to the manufacture, keeping, storage, transportation and sale of explosives, and providing penalties for any violation of this act.....	555
123	Mr. Davis. To amend section 330-1 of the General Code, relative to the deposit of state insurance funds.....	564
124	Mr. Norris. To amend sections 1356 and 1357 of the General Code, relating to duties of the board of state charities.....	607
125	Joint Committee on Taxation. To amend sections 5123-1 and 5123-3 of the General Code, relative to the submission of proposed amendments to the constitution to the electors.....	582
126	Mr. Ritter. To compensate Jay C. Snyder for services rendered and for hospital and doctor bill.....	564
127	Mr. Ritter. To amend sections 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1259-1, 1260 and 1261 of the General Code; to add supplemental sections 1258-1, 1258-2, 1258-3, 1258-4, 1258-5, 1258-6, 1258-7, 1258-8, relating to the pollution of streams and the protection of public water supplies; and to repeal original sections 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1259-1, 1260 and 1261, General Code.....	633
128	Mr. Miller. To amend sections 1579-341 and 1579-343 of the General Code, relating to what cases shall be tried by Court; what by jury and the summoning and impaneling of jury for the municipal court of the city of Zanesville, Ohio.....	581



BILLS OF THE SENATE — Continued.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
877	1424	.....	.....	.....	.....	.....	.....	.....
598	628	741	742	792	742	.....	.....	1065
565	653	742	.....	.....	742	.....	.....	840
598	770	856	.....	.....	857	.....	.....	933
598 646	683	1392	.....	646 1390 1392 1398	1398	.....	.....	1500
613	738	912	.....	.....	912	.....	.....	994
606	766	666	766	606 656 658 666 812	767	.....	.....	1064
598	.....	.....	.....	.....	.....	.....	.....	.....
661	726	899	.....	.....	899	.....	.....	934
606	738	912	.....	.....	913	.....	.....	994

## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
130	Mr. O'Brien. To prevent the frequent tearing up and obstruction of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, roadbeds, and tracks of street railway companies existing in streets and other public thoroughfares proposed to be improved, paved or repaved, surfaced or resurfaced, to be renewed, replaced, repaired, or reconstructed at the time at which such improvement is made; authorizing municipalities to make such renewals, replacements, repairs or reconstructions upon the failure of the street railway company so to do and assess the cost thereof against such street railway company, and authorizing the issuance of bonds in anticipation of the collection of such assessments.....	633
131	Mr. Archer. To amend section 7822 and section 7823 of the General Code and to repeal section 7823-1, relating to qualification of teachers .....	690
132	Mr. Liggitt. To amend section 1921 of the General Code, providing for further admissions to the Madison Home.....	692
133	Mr. Jones, of Meigs. To promote the efficiency of the Ohio National Guard to bring the military laws of the state into conformity with the laws of the United States and to amend section 5261 of the General Code.....	681
134	Mr. Ake. To amend section 7852 of the General Code, relative to examinations in the German language, and to supplement this section by the enactment of section 7852-1 of the General Code, relative to oath or affirmation of applicant granted certificate to teach in the public schools.....	641
135	Mr. Liggitt. To aid in defraying the expense of maintaining permanent headquarters for the department of Ohio, United Spanish War Veterans, at Columbus, Ohio.....	680
136	Mr. Lloyd. To amend section 2250 of the General Code, relating to the annual salaries of appointive state officers and employes, and to repeal said original section 2250 of the General Code.....	693
137	Mr. Ake. To supplement section 7762 of the General Code, by the addition of supplemental sections to be known as sections 7762-1, 7762-2, 7762-3 and 7762-4, and to repeal section 7729, concerning elementary, private and parochial schools and providing that instruction shall be in the English language.....	641

## BILLS OF THE SENATE—Continued.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
661	848	869	848 849	895	869	.....		934
788	1490	1585	1491	1561 1589	1585	.....		1608
693	.....	744	.....	693	744	.....		1661
682	707	707	707	785	707	.....		1063
641	.....	791	814 816 859	641-802 814-815 845-856 859-861	816	791	.....	1065
694	724	743	.....	.....	744	.....		1063
788	851	936	936	922 996	936	.....		1064
642	885	883	885	883-885 887-896	897	.....		1163

## BILLS OF THE SENATE — Continued.

Number.	Author and Title.	Received—Read First Time.
138	Mr. Kryder. Authorizing the probate judge of Warren county, Ohio, to discharge trustee appointed under authority of 103 Ohio Laws 591 to invest funds appropriated for use of Mabel Fitzgerald.	787
139	Mr. Archer. To supplement section 1465-58 of the General Code by the enactment of section 1465-58a of the General Code, relating to the investment of the surplus or reserve of the state insurance fund .....	665
140	Mr. Ritter. To amend sections 7645 and 7762 of the General Code, relative to the course of study of elementary schools.....	681
141	Mr. Ritter. To amend section 1946 of the General Code, relative to the officers and employes of the Ohio Soldiers' and Sailors' Orphans' Home .....	919
142	Mr. Kryder. Authorizing the probate judge of Summit county, Ohio, to discharge trustee appointed under authority of sundry appropriations act of 1914 (104 O. L. 211) to invest funds appropriated for use of Marie Thompson.....	739
143	Mr. Lloyd. To amend sections 12603 and 12608 of the General Code of Ohio, to regulate the operation of motor vehicles on the public roads and highways, and to repeal original sections 12603, 12604 and 12608 of the General Code.....	728
144	Mr. Lloyd. Providing that licensed embalmers who entered the military service of the United States shall be reinstated without further examination .....	664
145	The Joint Committee on Taxation. To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose .....	626



BILLS OF THE SENATE — Continued.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
789	905	.....	.....	.....	.....	.....	.....	.....
684	792	842	.....	.....	842	.....	.....	934
694	725	1018	.....	984	1018	.....	.....	1063
921 976	1027	937	937	922 976 1009 1025 1026 1027	937	.....	.....	1071
788	.....	.....	.....	.....	.....	.....	.....	.....
788	819	841	844	842 893	844	.....	.....	933
684	975	998	.....	975-984 986	999	.....	.....	1065
661	804	702	703	661 702 704 727 739-760 761-787 944-1160 1161	704	.....	.....	804

## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
146	The Joint Committee on Taxation. To amend sections 5548, 5548-1, 5597, 5609 and 5610 of the General Code, relating to the assessment of property for taxation by the county auditor and the county board of revision and to repeal section 5598 and original sections 5548, 5548-1, 5597, 5609 and 5610 of the General Code.....	646
149	Mr. Norris. To authorize counties in which building commissions have been appointed pursuant to section 2333 of the General Code for the purpose of erecting county buildings for paying the cost of which bonds have been authorized and sold prior to the passage of this act, to erect said county buildings by contract containing a guaranteed maximum and stipulating that the county shall pay within such maximum the cost of labor and materials, plus a fixed percentage of profit to the contractor.....	781
150	Mr. Parrett. To provide for the erection of a building at the Ohio State University for the housing of the College of Commerce and Journalism and for other educational purposes.....	894
153	Mr. White. To amend chapter 3, division II, title V of part first of the General Code, relating to the institution for the feeble-minded and the commitment and care of feeble-minded persons and to amend section 1815-12 of the General Code.....	812
154	Mr. Lloyd. To amend section 9518 of the General Code, relative to the investment of the capital of insurance companies.....	896
155	Mr. Miller. To amend section 122 of the General Code, relating to bonds of notaries public.....	786
156	Mr. Ake. To amend section 13005 of the General Code, relating to certain occupations for women.....	862
159	Mr. Berry, by request. To amend sections 1350, 1815-3 and 1815-8 of the General Code, relative to the Board of State Charities.....	813
161	Mr. Busbey. To abolish the necessity for words of limitation in conveyances, devises and grants in order to pass a fee simple and authorize the use of short form deeds, quitclaims and mortgages..	739



## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
162	Mr. Miller. To provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting the liquor traffic and to prescribe their powers and duties and to fix their compensation.....	847
164	Mr. Agnew. Authorizing investment by fiduciaries in certain stocks .....	1577
165	Mr. Agnew. Providing for a deposit of securities to reduce penalty of bond in certain cases.....	1577
166	Mr. Ritter. To amend sections 7976, 7977 and 7979 of the General Code, relating to the organization of the board of trustees of the combined normal and industrial department of Wilberforce University .....	812
167	Mr. Ritter. To amend sections 2068, 1815-13 and 1815-14 of the General Code, relating to the admission of persons into the Ohio State Sanatorium and payment for their support.....	955
168	Mr. Ake. To authorize municipalities in this state to join or form an organization of municipalities for joint municipal action and co-operation upon questions affecting their general welfare.....	812
169	Mr. Archer. Relative to the giving of notice regarding amendments to articles of corporation and to repeal section 8722 of the General Code .....	914
170	Mr. Hopley. To amend sections 2992 and 2996 of the General Code so as to provide increased compensation for probate judges of Ohio.....	1538
174	Mr. Whittemore. To amend section 871-47 of the General Code, relative to the compensation of members of the Ohio Board of Censors .....	876



## BILLS OF THE SENATE—Continued.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Enrolled and Signed.
847	1146	1078	1078 1079	922 943 971-999 1079-1080 1081 1138-1139 1143-1146 1161-1162	1082	.....	.....	1183
1577	.....	.....	.....	1577	.....	.....	.....	.....
1577	.....	.....	.....	1577	.....	.....	.....	.....
876	.....	.....	.....	.....	.....	.....	.....	.....
974	.....	999	.....	971 984	999	.....	.....	1064
876	918	1014	1014	984 1014 1189	.....	1014	.....	.....
974	.....	.....	.....	.....	.....	.....	.....	.....
1538	.....	1547	.....	1538 1542	.....	1548	.....	.....
876	.....	910	910	945	911	.....	.....	1144

## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
175	The Special Joint Committee on Taxation. Providing for the levy and collection of a tax on all inheritances and for said purposes amending sections 2624, 2685, 2689 and 5331 to 5348, inclusive, of the General Code, and supplementing sections 2624, 2685, and 5348 of the General Code by the enactment of section to be designated as sections 2624-1, 2685-1 and 5348-14 inclusive, respectively, of the General Code.....	968
178	Mr. Agnew. To authorize the county commissioners of Cuyahoga county, Ohio, to pay certain indebtedness.....	894
180	Joint Taxation. To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.....	943
181	Special Joint Committee on Taxation. To amend sections 5612 and 5613 of the General Code requiring each county auditor to prepare and transmit to the tax commission of Ohio, annually, an abstract of the aggregate amount and assessed valuation of real and personal property in his county and the taxing districts therein, and requiring the tax commission of Ohio to equalize the assessed valuation of such real and personal property, and fixing the time when the same shall be done.....	996
182	Mr. Parrett. To amend section 10494 of the General Code of Ohio, relative to the jurisdiction of the probate courts in certain counties .....	1003
185	Special Joint Committee on Taxation. To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose .....	1074

## BILLS OF THE SENATE—Continued.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Enrolled and Signed.
968 .....		968 .....		969	969 .....			1071
917 .....		1001 .....		922 971 984	1002 .....			1065
974 .....		986	988	943 944 984-986 987-1006 1059	987 988			1059
997 .....		997 .....		971 984-997	998 .....			1063
1003 .....		1003 .....			1003 .....			1065
1074 .....		1085	1086	1075 1085 1086 1124 1133-1134 1137 1138 1160 1161 1202	1086 1087			1139 1166

## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
187	Special Joint Committee on Taxation. To authorize boards of education to levy taxes outside of all limitations for the purpose of meeting deficiencies in current revenues.....	1171
189	Mr. Lloyd. To authorize and empower the commissioners of Franklin county to sell and convey Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county, and to repeal an act passed April 9, 1919, and approved May 6, 1919, entitled "An Act to authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county".....	1195
190	Mr. Bellew. To amend section 13440 of the General Code, relative to the appointment of an assistant by the prosecuting attorney in certain cases .....	1525
192	Mr. Jones, of Franklin. To authorize the cancellation of certain taxes and assessments upon real estate recently conveyed by the state to Charles H. Lindenberg.....	1282
193	Mr. Agnew. Amending section 9491 of the General Code of Ohio, relating to fraternal benefit societies.....	1327
194	Mr. Berry. To amend section 2254 of the General Code, relating to the salaries of the officers of the supreme court.....	1486
195	Mr. Whittemore. To supplement section 3141-1 of the General Code by the enactment of section 3131-2 relating to the purchase of district tuberculosis hospitals and control and maintenance of the same as a county hospital for the treatment of tuberculosis...	1227
198	Mr. Ake. To authorize the council of the city of Canton, Ohio, to pay claims of Patrolman C. L. Wood for surgical and medical services made necessary because of injuries sustained while in discharge of his duties.....	1281
199	Mr. Ake. To amend section 871-52 of the General Code, prescribing penalty for the presentation with parts of a motion picture approved by the Ohio board of censors or congress of censors, parts of such pictures that have been eliminated by said censors or congress .....	1340



## BILLS OF THE SENATE—Continued.

[illegible]

## BILLS OF THE SENATE — Continued.

Number.	Author and Title.	Received—Read First Time.
200	Mr. Agnew. To enact supplemental section 5375-5 of the General Code, relating to the form of blank for listing property for taxation .....	1590
201	Mr. Agnew. To amend section 3007 of the General Code, relative to the compensation of commissioners of jurors and to provide for a longer period of service by jury commissioners in counties where more than two common pleas judges regularly hold court at the same time.....	1322
203	Mr. Liggitt. To provide for the erection of an armory in the village of Shreve, Ohio.....	1329
204	Mr. Miller. To amend section 8628 of the General Code, relating to the names of domestic and foreign corporations.....	1517
206	Mr. Hopley. To amend sections 4952, 4952-1, and 4969 of the General Code, relative to declarations of candidacy for nomination of certain officers at primary elections.....	1328
207	Mr. McCoy. To amend section 4964 of the General Code and to supplement said section by the enactment of section 4964-1, relating to the nomination of senators and representatives of the General Assembly to fill vacancies at a special election.....	1353
208	Mr. Whittemore. To amend section 1465-75 of the General Code and to supplement section 1465-69 of the General Code by section 1465-69a, being part of the workmen's compensation law.....	1358
209	Mr. Bellew. To provide for the organization and administration of canal districts, granting the same the power to impose taxes and assessments, to incur debts, issue bonds, and to assist the federal government in the construction of a canal or canals connecting Lake Erie with the Ohio river.....	1439
210	Mr. Miller. To amend sections 8728-1, 8728-2, 8728-3, 8728-4, 8728-5, 8728-6, 8728-7, 8728-10, 8728-11 of the General Code, relating to the formation and organization of corporations with common stock without par value.....	1509

## BILLS OF THE SENATE — Continued.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
1591				1591				
1323		1323	1323	1339	1323			1403
1331	1384	1400	1384	1390 1435	1400			1500
1517								
1331	1353	1497		1496	1498			1586
1372	1381	1468		1466	1468			1527
1358		1413		1411	1414			1500
1439	1443	1595	1443	1592 1603	1596			1609
1509	1592	1593		1591	1593			1609

## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
211	Mr. O'Brien. To amend sections 3812-2 and 3812-3 of the General Code, to prevent the frequent tearing up and obstruction of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, road-beds, and tracks of street railway companies existing in streets and other public thoroughfares proposed to be improved, paved, or repaved, surfaced, or resurfaced, to be renewed, replaced, repaired or reconstructed at the time at which such improvement is made; authorizing municipalities to make such renewals, replacements, repairs or reconstructions upon the failure of the street railway company to do so, and assess the cost thereof against such street railway company, and authorizing the issuance of bonds in anticipation of the collection of such assessments.....	1322
213	Mr. Latham. To supplement section 2183 by the enactment of section 2183-1, relative to employment of convicts in certain institutions of the state.....	1438
215	Mr. Ritter. To make an appropriation for the payment of salaries of employes of the Senate and maintenance.....	1346
218	Mr. Wagner. To amend section 5552 of the General Code, relative to the county draughtsman.....	1438
219	Mr. Ritter. To refund to the Reliance Life Insurance Company, for over-payment of insurance tax.....	1402
221	The Special Joint Committee on Taxation. To amend section 2558 of the General Code, relating to the term of office of the county auditor, and to adjust existing terms in accordance with such amendments .....	1454
223	Mr. Miller. To amend sections 7600 and 7601-1, General Code, by adding supplementary sections 7600-2, 7600-3, 7600-4, 7600-5, relating to salaries of teachers and state support of schools.....	1523
224	Special Joint Committee on Taxation. Providing for excise tax statements and assessments in case of public utilities released from federal control and operation.....	1402
226	Mr. Archer. To supplement section 1216 of the General Code by the enactment of section 1216-1, providing for the assessment of affected lands in counties adjoining those wherein are located state and road improvements.....	1447



## BILLS OF THE SENATE — Continued.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
1331	1352	1367	1368	1364 1368 1401	1369	.....	.....	1500
1439	1503	.....	.....	.....	.....	.....	.....	.....
1346	.....	1346	.....	.....	1346	.....	.....	1356
1439	1443	1483	.....	1466 1499 1517 1592	1592	1484	.....	1608
1439	1457	1585	.....	.....	.....	1585	.....	.....
1454	.....	1474	.....	1466	1474	.....	.....	1607
1523	.....	.....	.....	.....	.....	.....	.....	.....
1439	1451	1451	.....	1451	1452	.....	.....	1527
1447	.....	1466	.....	1466	1466	.....	.....	1527

## BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.
227	Mr. Bellew. To amend section 3911 of the General Code, relating to the construction of proceedings with respect to improvements and assessments therefor.....	1485
229	Mr. Agnew. To amend section 7697 of the General Code, relating to the compensation of the director of schools.....	1456
230	Mr. Ritter. To supplement sections 3842 of the General Code, by the enactment of sections 3842-1, 3842-2 and 3842-3 to provide for the method whereby street lighting may be assessed upon the abutting or other specially benefited property.....	1455
231	Mr. Stone. To amend section 614-53 of the General Code, relating to the issuing of stocks, bonds, notes and other evidences of indebtedness, payable at periods of greater than twelve months from the date thereof, of public utilities and railroads.....	1574
232	Mr. Ritter. To amend sections 7620 and 7625 of the General Code, empowering boards of education to construct sidewalks and bridges from nearby villages to school buildings.....	1523
233	Mr. Whittemore. To make sundry appropriations for repair of state house .....	1445
234	Mr. Stone. To amend section 15091-2 to cure and make valid certain deeds and the record thereof and to provide for the cancellation of mortgages.....	1557
235	Special Joint Committee on Salaries of State Employes and School Teachers. To amend sections 5894, 5900 and 5901 of the General Code, relative to taxation of cigarette dealers.....	1523
236	Special Joint Committee on Salaries of State Employes and School Teachers. To amend sections 5415, 5475, 5476, 5481 and 5483 and to add supplemental section 5416-1 of the General Code, relative to defining public utilities for purpose of taxation.....	1559
237	Mr. Sparks. To amend sections 843-3, 843-4, 843-8 and 843-17 of the General Code, to clarify and correct errors in the act (Amended S. B. 14) and providing for a hearing and an appeal in the matter of revocation of hotel or restaurant licenses or the refusal to issue or transfer such licenses.....	1590
238	Mr. Kryder. To amend section 1521 of the General Code, relating to compensation of stenographers in the court of appeals.....	1558

BILLS OF THE SENATE—Continued.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
1486	1495	1512	.....	.....	1512	.....	.....	1597
1456	.....	1543	.....	1456 1542	1543	.....	.....	1608
1455	.....	1616	.....	.....	1616	.....	.....	1608
1574	.....	.....	.....	1574	.....	.....	.....	.....
1523	.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	1456	.....	.....	.....	.....
1557	.....	.....	.....	1557	.....	.....	.....	.....
1523	.....	1545	1546	1575	1546	.....	.....	1607
1559	.....	.....	.....	1559	.....	.....	.....	.....
1590	.....	1601	.....	1590 1614	1601	.....	.....	1614
1558	.....	.....	.....	1558	.....	.....	.....	.....

## BILLS OF THE SENATE—Concluded.

Number.	Author and Title.	Received—Read First Time.
242	Special Joint Committee on Salaries of State Employes and School Teachers. To amend sections 1311, 12705 and 12706 of the General Code, relative to pharmacist and assistant pharmacist.....	1556
244	Special Joint Committee on Salaries of State Employes and School Teachers. To amend section 1051 of the General Code, relative to engineers' license fees.....	1576
250	Mr. Miller. To repeal sections 6212-122, 6212-123, 6212-124, 6212-125, 6212-126, 6212-127, 6212-128, 6212-129, 6212-130, 6212-131, 6212-132, 6212-133, 6212-134, 6212-135 and 6212-136 of an act to provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting liquor traffic and prescribe their powers and duties and fix their compensation as found in Ohio Laws, Vol. 108, pages 725 and 730 inclusive .....	1549
251	Mr. Archer. To amend sections 2750, 2995 and 2996 of the General Code, relating to the term of county recorder and to the salary of such recorder.....	1588
253	Special Joint Committee on Salaries of State Employes and School Teachers. Making appropriations for the financial relief for the Bowling Green State Normal School and the Kent State Normal School for the period ending June 30, 1921.....	1558
254	Special Joint Committee on Salaries of State Employes and School Teachers. Making appropriations for supplemental salaries for employes of State departments, commissions and institutions.....	1557
256	Mr. Agnew. To amend section 5607 and repeal section 5608 of the General Code, relating to notices of changes in valuation.....	1568
258	Special Joint Committee on Salaries of State Employes and School Teachers. Making appropriations for supplemental salaries for state engineers .....	1576
261	Joint Legislative Committee on Administrative Reorganization. To amend sections 2248 and 2250 of the General Code, to increase the salaries of the superintendent of public instruction.....	1602



## BILLS OF THE SENATE — Concluded.

Second Reading—Referred.	Reported.	Third Reading.	Amended.	Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Enrolled and Signed.
1556 .....		1571 .....		1556 1561	1571 .....			1608
1576 .....		1581 .....		1576	1581 .....			1609
1549 .....		1549 .....		1549	1550 .....			1609
1588 .....				1588	.....			.....
1559 .....		1571 .....		1559 1561	1571 .....			1609
1557 .....		1581 .....	1581	1557 1561	1582 .....			1609
1568 .....		1568 .....		1568	1568 .....			1608
1576 .....		1582 .....		1576	1582 .....			1609
1602 .....				1602	.....	1602		.....

## HOUSE JOINT RESOLUTIONS.

Number.

Author and Title.

- | Number. | Author and Title.   |
|---------|---|
| 1       | Mr. Kreider. Requesting the Governor of the State of Ohio to request the Secretary of War, Newton D. Baker, to permit the soldiers to retain permanently, their uniforms..... |
| 2       | Mr. Jas. A. Reynolds. Relative to mileage.....  |
| 3       | Mr. Crabbe. Relative to printing additional copies of House Bills Nos. 23 and 24 for the use of the members of the House and Senate.....                                      |
| 4       | Mr. McCoy. Relative to the punishment of William Hohenzollern.....  |
| 5       | Mr. Myers. Approving a league of nations.....   |
| 6       | Mr. Fouts. Proposing an amendment to Article V, section 1 of the constitution of the state of Ohio, relative to extending the elective franchise to women .....               |
| 7       | Mr. Bryson. Relative to certain land deeded to the state of Ohio.....   |
| 8       | Mr. Stokes. Memorializing the president of the United States to designate November 11th, as Thanksgiving Day in future proclamations.....                                     |
| 9       | Mr. Johnston. Relative to cost of production of grain, livestock and all farm crops and products.....   |
| 10      | Mr. Beaty. Relative to the death of Joseph Benson Foraker.....  |
| 11      | Mr. Federman. Relative to arranging quarters for the auditor of state....   |
| 12      | Mr. Wiest. Petitioning congress to take action for the suppression of influenza .....   |
| 13      | Mr. Talley. Providing for a survey and study of hospital facilities by the State Department of Health.....  |
| 14      | Mr. Beetham. Relative to extending an invitation to Senator Warren G. Harding to address the General Assembly.....  |
| 15      | Mr. Beetham. Relative to good roads for Ohio.....   |

## HOUSE JOINT RESOLUTIONS.

Offered.	Taken up.	Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.	Action in Senate.	Enrolled and Signed.
33	37				37			43	71
33						34			
56					57			81	120
59	66			66	67		60	110	148
60	67	68					60-67		
60	68	68	1007				61		
61	68				68		61	84	121
61	68	68	112	112			62 112 196	184 202	
62	68				69		62-68		
73	76			76	77		73	109	148
81	85					86	81 85		
88	100				100		89	165	200
89	100				101		89	165	200
90					91			109	148
93	101 171	101	147	171	172			201	244

## HOUSE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.
16	Mr. Crabbe. Relative to proper recognition of war heroes.....
17	Mr. Hooley. Relative to conscientious objectors.....
18	Mr. Fouts. Memorializing the President of the United States, the Congress of the United States and the United States Railroad Administration, relative to the matter of freight rates on materials for public works.....
19	Mr. Evans. Relative to self determination for Ireland.....
20	Mr. Griswold. Relative to the reception of the successful contestants in the Boys and Girls Club work contests.....
21	Mr. Griswold. Relative to enrolling House Joint Resolution in typewriting.
22	Mr. Robinson. Proposing an amendment to section 2, article XVII, of the Constitution of the state of Ohio, relative to the length of terms of officers..
23	Mr. Graham, of Muskingum. Relative to printing extra copies of H. B. No. 200 .....
24	Mr. Bond. Providing for the appointment by the governor of a commission to investigate and make report upon housing conditions at the coal mines of the state.....
25	Mr. Burns. Relative to appointment of a committee of two persons to confer with a like committee from each of the states comprising the original "Northwest Territory" looking to the building of a memorial to the memory of the early settlers of the said original "Northwest Territory".....
26	Mr. Mulcahy. Proposing an amendment to sections 2, 3 and 6 of Article IV of the constitution of the state of Ohio, relative to regulating the appellate jurisdiction of the supreme court and court of appeals and the disqualification and disability of the judges of the court of common pleas and of the court of appeals by the General Assembly.....
27	Mr. Blauser. Inviting our United States Senators to address the joint assembly on current topics.....
28	Mr. Crabbe. Relative to the displaying of flags on State Capitol upon the return of troops.....



## HOUSE JOINT RESOLUTIONS — Continued.

Offered.	Taken up.	Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post-poned.	Other Proceedings.	Action in Senate.	Enrolled and Signed.
93	101	.....	.....	258	102	.....	258 261 262 464	258	279
102	125	125	763	.....	.....	.....	102	.....	.....
107	125	125	.....	.....	126	.....	108	154	200
114	126	.....	.....	.....	.....	.....	115	.....	.....
115	.....	.....	.....	.....	117	.....	116	124	181
124	.....	.....	.....	.....	124	.....	.....	166	182
149	183 233 238 298	183	214	214 238	.....	239 299	150 214 233 253	.....	.....
202	212	.....	.....	.....	213	.....	.....	271	279
232	237	237	.....	.....	.....	.....	233	.....	.....
235	242	.....	.....	.....	243	.....	.....	271	279
259	274	274	624	625 857	857	.....	853	.....	.....
269	274	274	.....	.....	.....	.....	.....	.....	.....
293	303	.....	.....	.....	304	.....	294 303	398	438

## HOUSE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.
29	Mr. Cookston. Memorizing secretary of war and congress to provide war trucks to counties whose commissioners make application.....
30	Mr. York. Congratulating Congressman Welty of the Fourth Ohio district for his efforts in securing a deep water-way canal for Ohio.....
31	Mr. Johnston. To amend article XII of the constitution of the state of Ohio by the addition of section 12, relating to classification of vehicles for taxation purposes .....
32	Mr. James A. Reynolds. To request the appointment by the governor of a committee to investigate and report as to the desirability of purchasing a farm to be operated in connection with the state school for the deaf.....
33	Mr. Crabbe. Regarding the printing of extra copies of H. B. No. 24.....
34	Mr. Fouts. Relative to printing extra copies of Amended H. B. No. 162....
35	Mr. Dehune. Requesting the Ohio board of censors to assist in abating the present crime wave by the further elimination of films which show law breaking in a favorable light.....
36	Mr. Bing. Proposing an amendment to Article X of the constitution of Ohio, relative to commission form of government for counties.....
37	Mr. Freeman. To provide for the printing of extra copies of H. B. No. 359.
38	Mr. Kay. Relative to the preparation and printing of Ohio legislative history
39	Mr. Federman. Relative to enrolling H. B. No. 438—Mr. Federman, in typewriting .....
40	Mr. Tom Reynolds. Approving sentiment expressed in resolution of congress regarding rights of Ireland.....
41	Mr. Scott. Relative to investigating Legislative Press Association Smoker..
42	Mr. Denune. Thanking the press of Ohio for their patriotic services in promoting the success of the world war.....
43	Mr. Burns. Relating to the appointment by the governor of a commission to serve without compensation from, or expense to the state and recommend to the General Assembly, amendments to and revision of Chapter one of Division one of title nine of the General Code of Ohio, providing for the organization and powers of private corporations.....

HOUSE JOINT RESOLUTIONS — Continued. .

Offered.	Taken up.	Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post-poned.	Other Proceedings.	Action in Senate.	Enrolled and Signed.
294	304	304	.....	.....	.....	.....	.....	.....	.....
330	412 424	424	.....	.....	.....	.....	412	.....	.....
333	412	412	.....	.....	.....	.....	.....	.....	.....
333	412	413	.....	.....	.....	.....	.....	.....	.....
390	.....	.....	.....	.....	390	.....	390	423	454
395	.....	.....	.....	.....	396	.....	.....	423	454
401	413	413	.....	.....	.....	.....	401	.....	.....
401	413	413	.....	.....	.....	.....	.....	.....	.....
431	442	.....	.....	.....	442	.....	.....	460	549
431	442	.....	.....	.....	443	.....	.....	460	549
480	.....	.....	.....	.....	481	.....	.....	483	617
526	568 615	.....	.....	.....	.....	.....	568 569 615	.....	.....
526	.....	.....	.....	.....	527	.....	526	607	671
534	569	.....	.....	.....	569	.....	535	627	688
535	569	.....	.....	.....	570	.....	535	693	805

## HOUSE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.
44	Mr. Burns. Relative to the lost rolls of three months' troops.....
45	Mr. Myers. Relative to the rights of the Jewish people.....
46	Mr. Crabbe. To extend a welcome to the 166th regiment on its return to the city of New York or any other port where said regiment may land.....
47	Mr. Beetham. Relative to a recess of the General Assembly.....
48	Mr. Halstead. Relative to the printing and distribution of ten thousand sets of Howe's Historical Collections of Ohio.....
49	Mr. Copeland. Providing for the appointment of a joint committee to inquire into governmental expense and to make recommendations regarding the same to the 83rd General Assembly of Ohio.....
50	Mr. Cowan. Requesting secretary of war to make provision that all trophies of war captured by Ohio troops be collected and sent to Ohio to be kept as perpetual memorials .....
51	Mr. Swedersky. Requesting the secretary of agriculture of the United States to authorize the hunting of ducks in Ohio during the spring months.....
52	Mr. Denune. * Of respect for the soldiers of Ohio, living and dead.....
53	Mr. Carson. To protect those engaged in agriculture.....
54	Mr. Cowan. Relative to paying expenses of members of the Appropriations and Finance committees during the recess.....
55	Mr. Gordon, of Logan. Providing for holding the reunion of members and officers of the 83rd General Assembly at Indian Lake.....
56	Mr. McFarland. Proposing an amendment to Art. V, Section 7 of the Constitution of Ohio relative to abolishing state-wide primaries and providing for the holding of delegate conventions.....
57	Mr. Hopple. Relative to enrolling H. B. No. 531 — Mr. Hopple, in type-writing .....
58	Mr. Wiest. Relative to a single standard of time for the state.....



## HOUSE JOINT RESOLUTIONS — Continued.

Offered.	Taken up.	Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post-poned.	Other Proceedings.	Action in Senate.	Enrolled and Signed.
535	570	.....	.....	.....	570	.....	536	786	928
536	570	.....	.....	.....	570	.....	536	813	930
551	570	.....	.....	571	571	.....	551 633	607 633	671
567	588	.....	.....	588 664	588	.....	567 821 1356	664	.....
608	615	.....	.....	615	616	.....	608	682	805
608	.....	.....	.....	.....	.....	.....	610	.....	.....
622	.....	.....	.....	.....	908	.....	622 908	980	1062
713	.....	.....	.....	.....	1150	.....	714 1149	1186	1208
739	.....	.....	.....	.....	749	.....	740	784	928
753	.....	.....	.....	.....	.....	.....	754	.....	.....
806	.....	.....	.....	.....	807	.....	807	831	928
873	.....	.....	.....	.....	874	.....	873	.....	.....
890	999	.....	.....	.....	.....	.....	890 984 999	.....	.....
900	.....	.....	.....	.....	901	.....	901	904	904
920	.....	.....	.....	.....	1031	.....	920 1031	1074	1140

## HOUSE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.
59	Number omitted.
60	Mr. Federman. Relative to the appointment of a committee to make arrangements for the reunion of the 83rd General Assembly.....
61	Mr. Crabbe. Relative to the use of the reviewing stand in the State House grounds .....
62	The Special Joint Taxation Committee. Relative to paying expenses of members of the Special Joint Taxation Committee during the recess.....
63	Mr. Jas. A. Reynolds. Proposing an amendment to section 22, article II, of the Constitution of the state of Ohio, relative to appropriations and providing for the adoption of a state budget system.....
64	Mr. Cowan. Relative to paying expenses of members of the Appropriations and Finance committees during the recess.....
65	Mr. Beetham. Relative to the enrolling of a bill in typewriting.....
66	Mr. Cowan. Relative to enrolling bills and joint resolutions in typewriting.
67	Mr. Comings. Relative to the deportation of unnaturalized foreigners guilty of carrying on propaganda subversive to the American form of government.
68	Mr. Gorrell. Proposing to repeal section 10, Article XV of the constitution of Ohio, relative to civil service.....
69	Mr. Beetham. Relative to adjournment.....
70	Mr. Beetham. Ratifying the proposed amendment to the constitution of the United States entitled, "Proposing an amendment to the constitution extending the right of suffrage to women".....
71	Mr. Crabbe. Relative to enrolling H. B. Nos. 526 and 527 in typewriting....
72	Mr. Beaty. Relative to the investigation of the combined Normal and Industrial School at Wilberforce.....
73	Mr. Beetham. Relative to reconvening of the General Assembly.....
74	Mr. Pearson. Relative to conducting a prize fight at Toledo, Ohio.....
75	Mr. Beetham. Relative to enrolling H. B. Nos. 209, 567, 568, 569, S. B. No. 189 and H. J. R. No. 73 and this resolution in typewriting.....

## HOUSE JOINT RESOLUTIONS — Continued.

Offered.	Taken up.	Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.	Action in Senate.	Enrolled and Signed.
940	.....	.....	.....	.....	941	.....	941	980	1063
941	.....	.....	.....	.....	942	.....	942 973	980	1061
956	.....	.....	.....	995	.....	.....	957	995	1060
957	.....	.....	.....	.....	.....	.....	959	.....	.....
971	.....	.....	.....	.....	972	.....	972	996	1024
991	.....	.....	.....	.....	992	.....	992	1006	1024
1000	.....	.....	.....	.....	1001	.....	1001 1059	1005	1024
1119	.....	.....	.....	.....	1121	.....	1120	1319	1344
1122	.....	.....	.....	.....	.....	.....	1122	.....	.....
1132	.....	.....	.....	.....	1132	.....	1132 1139	1138	1140
1141	.....	.....	.....	.....	1142	.....	1141	1146	1165
1159	.....	.....	.....	.....	1159	.....	1159	1183	1186
1172	.....	.....	.....	.....	1173	.....	1173 1195	1186	1208
1182	.....	.....	.....	.....	1183	.....	.....	1207	1208
1197	.....	.....	.....	.....	.....	1199	1198	.....	.....
1199	.....	.....	.....	.....	1200	.....	1199	1206	1207

## HOUSE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.
76	Mr. Lonz. Providing for the attendance of members of the General Assembly at the memorial celebration to be held at Put-in-Bay in honor of Oliver Hazard Perry.....
77	Mr. Matthews. Relative to the consideration of H. B. No. 338.....
78	Mr. Scott. Relative to printing laws of the present session of the General Assembly .....
79	Mr. Beetham. Relative to notifying the Governor of the reconvening of the General Assembly .....
80	Mr. Smith. To require aliens to register for citizenship.....
81	Mr. Beetham. Relative to adjournment of the general assembly.....
82	Mr. Spidel. Proposing an amendment to Article V, section 2 of the constitution of the state of Ohio, relative to the use of voting machines.....
83	Mr. Beetham. Relative to adjournment.....
84	Mr. Beetham. Relative to enrolling a bill in typewriting.....
85	Mr. Cowan. Relative to paying expenses of the Appropriations and Finance committees during the recess.....
86	Mr. Robins. Relative to the retirement of General Edwin F. Glenn.....
87	Mr. Cowan. Relative to adjournment.....
88	Mr. Carpenter. Relative to enrolling H. B. No. 558—Mr. King, in typewriting .....
89	Mr. Beetham. Relative to the enrollment of H. B. No. 633—Mr. Griswold, in typewriting .....
90	Mr. Dildine. Relative to enrolling House Bill No. 405—Mr. Dildine, in typewriting .....
91	Mr. Robins. Relative to editing and issuing a new edition of the Ohio School Laws, and making appropriation therefor.....
92	Mr. Graham, of Muskingum. Relative to an investigation of the reckless expenditure of public funds in the completion of contract No. 502 for the construction of Section 1, I. C. H. No. 1 in Guernsey county.....



## HOUSE JOINT RESOLUTIONS — Continued.

Offered.	Taken up.	Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.	Action in Senate.	Enrolled and Signed.
1200	.....	.....	.....	.....	1201	.....	1201	.....	.....
1201	.....	.....	.....	.....	1202	.....	1201	.....	.....
1205	.....	.....	.....	.....	1205	.....	1205	.....	.....
1214	.....	.....	.....	.....	1214	.....	1214 1226	1226	1242
1220	.....	.....	.....	.....	.....	.....	1221	.....	.....
1222	.....	.....	.....	.....	1222	.....	1222	1226	1242
1247	.....	.....	.....	.....	.....	.....	1248	.....	.....
1253	.....	.....	.....	.....	1254	.....	1253	1258	1280
1255	.....	.....	.....	.....	1255	.....	.....	1258	1258
1270	.....	.....	.....	.....	1270	.....	1270	1306	1329
1303	.....	.....	.....	.....	1313	.....	1304 1312	1326	1344
1304	.....	.....	.....	1317	1317	.....	1304	1328	1344
1307	.....	.....	.....	.....	1308	.....	1308	1319	1318
1318	.....	.....	.....	.....	1319	.....	1318	1327	1328
1321	.....	.....	.....	.....	1321	.....	.....	1328	1329
1354	1543	1379	1384	.....	1544	.....	1354	1575	1613
1354	1373	.....	.....	.....	1373	.....	1354 1397 1435 1478	1400	1453

## HOUSE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.
93	Mr. Talley. Memorializing the war department of our national government to return the bodies of our soldier dead who sleep in alien soil overseas....
94	Mr. Fouts. Relative to the number of signatures required upon petitions for a referendum .....
95	Mr. Denune. Memorializing congress to provide an appropriation of \$500,-000,000.00 for the promotion of home building.....
96	Mr. Lonz. Requesting congress to modify the provisions of the Seamen's Act relative to traffic on the Great Lakes.....
97	Mr. Crabbe. Requesting that an invitation be extended to Ex-Premier Clemenceau of the French Republic to visit the United States and become our nation's guest.....
98	Mr. Beaty. Relative to the replacement of the Lincoln monument in the city of Washington .....
99	Mr. Cowan. Authorizing the transfer of funds.....
100	Mr. Cowan. Relative to enrolling H. J. R. No. 99—Mr. Cowan, in type-writing .....
101	The Special Joint Committee on Taxation. Proposing to amend the constitution of the state of Ohio by adopting a new section to be designated as section 13 of Article VIII thereof, relating to the creation of bonded indebtedness .....
102	Mr. Greve. Relative to the appointment of a committee to investigate the production and distribution of natural gas in Ohio.....
103	Mr. Burns. Providing for the representation of Ohio at the celebration in honor of the landing of the Pilgrims at Plymouth Rock.....
104	Mr. Beaty. Proposing amendment to section 5, article I, of the constitution of the state of Ohio, as adopted Sept. 3, 1912, relative to insuring to all persons accused of crimes and offenses the right of trial by jury.....
105	Mr. Scott. Proposing a supplemental section to Article II of the Constitution of the State of Ohio, by the addition of a section to be designated 1c-I of Article II, providing for automatic re-submission to the electors for approval or rejection of laws which are repassed by the General Assembly after having, on referendum, failed to receive the approval of the electors..

## HOUSE JOINT RESOLUTIONS — Continued.

Offered.	Taken up.	Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post-poned.	Other Proceedings.	Action in Senate.	Enrolled and Signed.
1355	1412	.....	.....	.....	1412	.....	1355 1396 1412	1509	1527
1376	.....	.....	.....	.....	.....	.....	1377	.....	.....
1377	.....	.....	.....	.....	.....	.....	1377	.....	.....
1377	.....	.....	.....	.....	.....	.....	1378	.....	.....
1387	1412	.....	.....	.....	1412	.....	1387 1412	1525	1598
1387	1413	.....	.....	.....	.....	.....	1388 1413	.....	.....
1388	.....	.....	.....	.....	1389	.....	1388	1400	1417
1389	.....	.....	.....	.....	1389	.....	1389	1400	1418
1428	.....	1428	1552	1552 1553	.....	1554	1430 1553	.....	.....
1434	.....	.....	.....	.....	.....	.....	1434	.....	.....
1493	.....	.....	.....	.....	.....	.....	1493	.....	.....
1494	.....	.....	.....	.....	.....	.....	1494	.....	.....
1494	.....	.....	.....	.....	.....	.....	1495	.....	.....

## HOUSE JOINT RESOLUTIONS — Concluded.

Number.	Author and Title.
106	Mr. Beetham. Relative to adjournment.....
107	Special Joint Committee on Taxation. Proposing an amendment to Article XII, section 2, of the constitution of the state of Ohio.....
108	Number omitted.
109	Mr. Dunn. Relative to the printing of Administrative Reorganization report
110	Mr. Copeland. Relative to the appointment of a committee to investigate the subject of state relief to the returned soldiers of the world war.....
111	Mr. Comings. Relative to the legal mileage allowance of members of the General Assembly .....
112	Mr. James A. Reynolds. Proposing to amend article XV, section 4, of the constitution of the state of Ohio, relating to the qualifications of officers....
113	Mr. Federman. Relative to sine die adjournment.....
114	Mr. Matthews. Relative to the reunion at Dayton, Ohio.....
115	Mr. Robins. Relative to pay for employees.....
116	Mr. Beetham. Relative to enrolling House Bills Nos. 725—Mr. King, and 773—Special Joint Committee on Salaries of State Employes and School Teachers, and House Joint Resolutions 115 and 116.....



## HOUSE JOINT RESOLUTIONS — Concluded.

Offered.	Taken up.	Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post-poned.	Other Proceedings.	Action in Senate.	Enrolled and Signed.
1498	.....	.....	.....	.....	1499	.....	.....	1525	1598
1507	.....	1528	1554	1554	.....	.....	1508 1555	.....	.....
1531	1532	.....	.....	.....	1532	.....	1532	1599	1613
1532	.....	.....	.....	.....	.....	.....	1532	.....	.....
1533	1533	.....	.....	.....	.....	1533	1533	.....	.....
1562	.....	.....	.....	1570	1562	.....	1562 1571	1570	1613
1574	.....	.....	.....	.....	1575	.....	1575 1604 1607	1604	1617
1587	.....	.....	.....	1606	1587	.....	1587	1602 1606	1613
1591	.....	.....	.....	.....	1591	.....	.....	1616	1617
1615	.....	.....	.....	.....	1615	.....	1615	1617	1617

## SENATE JOINT RESOLUTIONS.

Number.	Author and Title.
1	Mr. Whittemore. Relative to committee to wait on governor informing him of organization of the general assembly.....
2	Mr. Whittemore. Relative to declaring result of election of state officials..
3	Mr. Davis. Relative to arrangements for inauguration.....
4	Mr. Liggitt. Ratifying amendment to constitution of the United States....
5	Mr. Whittemore. Relative to adjournment.....
6	Mr. Parrett. Relative to the appointment of a Special Taxation Committee..
7	Mr. Whittemore. Relative to joint session.....
8	Mr. Kryder. Relative to mileage.....
9	Mr. Liggitt. Relative to weekly bulletin.....
10	Mr. Whittemore. Relative to adjournment.....
11	Mr. Davis. Relative to enrolling H. B. No. 45 in typewriting.....
15	Mr. Whittemore. Relative to adjournment.....
16	Mr. Whittemore. For appointment of a joint legislative committee to investigate German propaganda.....
17	Mr. White. Relative to memorializing Congress to provide that troops from overseas be returned through other seaports than New York.....
18	Mr. O'Brien. Relative to thanking the selective boards for their services...
19	Mr. Busbey. Relative to investigation and study of certain problems affecting the highways of the state.....
21	Mr. Davis. Relative to providing for the printing of U. S. Senator Warren G. Harding's memorial address.....
22	Mr. Whittemore. Relative to petitioning the United States Senators from Ohio to support the federal amendment as to woman suffrage.....

## SENATE JOINT RESOLUTIONS.

Received in House.	Taken up.	Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post-poned.	Other Proceedings.	Enrolled.
15	.....	.....	.....	15	15	.....	19	363
23	.....	.....	.....	.....	24	.....	.....	363
22	.....	.....	.....	.....	23	.....	28	363
27	29	.....	.....	.....	30	.....	35	71
30	.....	.....	.....	.....	31	.....	.....	181
43	.....	.....	.....	.....	44	.....	.....	194
34	.....	.....	.....	.....	35	.....	.....	194
51	155	51	105	.....	204	156	105-106 157 172 203	268
55	.....	65	.....	.....	.....	.....	55 65	194
50	.....	.....	.....	.....	50	.....	.....	194
56	.....	.....	.....	.....	56	.....	.....	71
82	.....	.....	.....	.....	83	.....	.....	194
83	99	.....	.....	.....	99	.....	83	149
83	100	100	.....	.....	.....	.....	83	.....
125	173	.....	.....	.....	173	.....	125	222
125	173	.....	.....	.....	173	.....	125 190	222
125	182	.....	.....	.....	183	.....	125	222
174	.....	.....	.....	.....	174	.....	.....	222

## SENATE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.
23	Mr. Miller. Relative to a list of registered lobbyists.....
25	Mr. Demuth. Relative to printing (500) additional copies of Am. Senate Bill No. 11.....
26	Mr. Whittemore. Relative to adjournment.....
27	Mr. Agnew. Relative to the printing of additional copies of S. J. R. No. 24.
29	Mr. Whittemore. Relative to adjournment.....
30	Mr. Whittemore. Relating to the statute of West Virginia, the effect of which will be to restrict the exportation of natural gas except in such amounts as are found to remain after the domestic, industrial and other demands within the state of West Virginia have been fully met and satisfied..
31	Joint Committee on Taxation. Proposing to amend Article XII, Section 2 of the constitution of the state of Ohio, relative to the classification of property for the purpose of taxation.....
32	Mr. Kryder. Providing for a legislative committee on investigation.....
33	Mr. Ritter. Authorizing and directing the adjutant-general to designate by suitable tablets the figures on the monuments known as Ohio's Jewel monument .....
34	Mr. Holden. To extend a welcome to the 37th Division of the National Army on its return to New York and Newport News.....
35	Mr. Lloyd. Relating to the use of the Senate and House chambers, and the rotunda to the Grand Army of the Republic.....
36	Mr. Whittemore. Providing for a joint committee to investigate state departments, state boards, commissions, and bureaus, for the purpose of determining whether greater efficiency and economy can be obtained by reorganization, combination, and consolidation thereof.....
38	Mr. Miller. Relative to reception of 37th Division.....
40	Mr. Whittemore. Directing committee on Enrollment to correct certain errors in House Bill No. 240 — Mr. Matthews.....



SENATE JOINT RESOLUTIONS — Continued.

Received in House.	Taken up.	Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.	Enrolled.
184	192	.....	.....	.....	193	.....	184	234
202	212	.....	.....	.....	212	.....	.....	268
222	222	.....	.....	.....	.....	223	.....	.....
291	.....	.....	.....	.....	291	.....	291	363
375	375	.....	.....	.....	376	.....	.....	437
417	424 546	424	521	.....	547	.....	546	688
606	658	738	768 769	658 659 768 769	660	.....	606 656 658 659 686 689 738 769-785	915
459	.....	.....	.....	459	460 466	.....	465 468	688
530	568	.....	.....	.....	568	.....	531	688
477	477	.....	.....	.....	478	.....	479	.....
554	615	.....	.....	.....	615	.....	554	762
628	.....	.....	.....	.....	717	.....	716 1129	841
648	.....	.....	.....	.....	649	.....	.....	.....
727	.....	.....	.....	.....	727	.....	833 875	736

## SENATE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.
41	Mr. Whittemore. Relative to adjournment.....
43	Mr. Miller. Authorizing payment of the expenses of members of the joint committee which welcomed the returning of soldiers of the 37th division under authority of Senate Joint Resolution No. 34.....
45	Mr. Davis. Relative to the welcome to be extended to the 166 regiment on its return to New York City.....
47	Mr. Stone. Relative to visiting Camp Sherman.....
48	Mr. Whittemore. Providing for holding the next annual reunion of the General Assembly at Akron, Ohio.....
49	Mr. Davis. Relative to the payment of certain expenses of joint committee.
50	Mr. Davis. Directing committee on Enrollment to correct errors in S. B. No. 47—Mr. Davis.....
51	Mr. Hopley. Relative to Ohio Legislative Manual.....
52	Mr. Whittemore. Relative to adjournment.....
53	Mr. Davis. Relative to correcting of S. B. No. 47—Mr. Davis.....
54	Mr. Stone. Relative to visiting Camp Sherman.....
55	Mr. Whittemore. Relative to a transcript of testimony taken under the provision of S. J. R. No. 31.....
57	Mr. Whittemore. Relative to printing extra copies of S. B. Nos. 100, 175 and 187 and H. B. No. 567.....
58	Mr. Archer. Relative to the state liquor licensing board.....
60	Mr. Sparks. Providing for holding the next annual reunion of the General Assembly at Dayton, Ohio.....
61	Mr. Jones, of Meigs. Authorizing the transfer of funds in the appropriations heretofore made for the Ohio National Guard to a new fund to be used for recruiting purposes.....

## SENATE JOINT RESOLUTIONS — Continued.

Received in House.	Taken up.	Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post-poned.	Other Proceedings.	Enrolled.
830	.....	.....	.....	.....	830	.....	.....	916
863	.....	.....	.....	.....	863	.....	863	915
892	.....	.....	.....	.....	893	.....	.....	915
939	.....	.....	.....	.....	939	.....	939 955	972
940	.....	.....	.....	.....	940	.....	940	994
980	.....	.....	.....	.....	980	.....	980	1064
978	.....	.....	.....	.....	979	.....	978	1059
1006	.....	.....	.....	1006	1006	.....	1006 1020	1064
1023	.....	.....	.....	.....	1024	.....	1024	1064
1125	.....	.....	.....	.....	1125	.....	1125	1144
1129	.....	.....	.....	.....	1129	.....	1129	1144
1137	.....	.....	.....	.....	1137	.....	1137	1145
1204	.....	.....	.....	.....	1204	.....	1204	1209
1240	.....	.....	.....	.....	1240	.....	1240	1329
1249	.....	.....	.....	1249	1250	.....	1258	1329
1241	.....	.....	.....	.....	1241	.....	1241	1330

## SENATE JOINT RESOLUTIONS — Concluded.

Number.	Author and Title.
62	Mr. Miller. Relating to salaries of state employes and school teachers.....
63	Mr. Whittemore. Relative to printing of the report of the Special Joint Committee on Taxation.....
64	Mr. Jones, of Meigs. Relative to inviting Gen. Pershing to address the General Assembly .....
66	Mr. O'Brien. Relating to publication of manual of laws governing benevolent institutions, etc.....
67	Mr. Whittemore. Relative to adjournment of the General Assembly.....
69	Mr. Liggitt. Relating to the return of the bodies of deceased soldiers, sailors, marines and nurses from the battlefields of Europe.....
74	Mr. Ritter. Relative to enrolling certain bill and resolution in typewriting..



SENATE JOINT RESOLUTIONS — Concluded.

Received in House.	Taken up.	Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post-poned.	Other Proceedings.	Enrolled.
1241	.....	.....	.....	.....	1251	.....	1241 1249 1275 1371 1372 1382 1459	1330
1240	.....	.....	.....	.....	1249	.....	1240 1248	1330
1278	.....	.....	.....	.....	1274	.....	.....	1345
1401	1585	.....	.....	.....	1586	.....	1401	1610
1367	.....	.....	.....	.....	.....	1367	.....	.....
1559	.....	.....	.....	.....	1560	.....	1559	1608
1617	.....	.....	.....	.....	1618	.....	1618	.....

## HOUSE RESOLUTIONS.

Number.	Author and Title.	Offered.	Taken up.	Referred.	Reported.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.
1	Mr. Beetham. Relative to organization of the House .....	16	.....	.....	.....	16	.....	.....
2	Mr. Crabbe. Relative to election of deputy clerk...	16	.....	.....	.....	17	.....	.....
3	Mr. Gorrell. Relative to services of chaplain.....	17	.....	.....	.....	18	.....	28
4	Mr. Hughes. Relative to mileage of members.....	18	.....	.....	.....	18	.....	28 989-990
5	Mr. Graham, of Licking. Relative to empowering clerk to sign vouchers.....	18	.....	.....	.....	18	.....	.....
6	Mr. Federman. Relative to the death of Theodore Roosevelt .....	18	.....	.....	.....	18	.....	.....
7	Mr. McFarland. Empowering clerk to rent desks, typewriters, etc.....	18	.....	.....	.....	19	.....	.....
8	Mr. McCoy. Relative to tentative rules of the House	19	.....	.....	.....	19	.....	.....
9	Mr. Halstead. Relative to empowering suitable person to conduct the cigar stand .....	19	.....	.....	.....	19	.....	.....
10	Mr. Crosser. Relative to selection of seats.....	19	.....	.....	.....	20	.....	.....
11	Mr. Fouts. Relative to purchase of General Code.	21	.....	.....	78	22	.....	28-78
12	Mr. Thompson. Relative to appointment of custodian of telephones.....	24	.....	.....	.....	25	.....	.....
13	Mr. Chester. Relative to stationery for members....	25	.....	.....	.....	25	.....	.....

HOUSE RESOLUTIONS — Continued.

Number.	Author and Title.	Offered.	Taken up.	Referred.	Reported.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.
14	Mr. Robins. Relative to appointment of stenographers .....	31	.....	.....	.....	32	.....	.....
15	Mr. Graham, of Muskingum. Relative to appointment of employes of the House .....	32	.....	.....	.....	33-53	.....	41-53
16	Mr. Wiest. Relative to the death of the Honorable Asa W. Elson.....	35	.....	.....	.....	35	.....	.....
17	Mr. Bonser. Relative to committee rooms .....	41	.....	.....	.....	41	.....	.....
18	Mr. McFarland. Relative to appointment of committee to visit Colonel Fred Blankner .....	41	.....	.....	.....	41	.....	65
19	Mr. Hughes. Relative to payment for services of second assistant sergeant-at-arms .....	52	.....	.....	.....	53	.....	.....
20	Mr. Weaver. Relative to the death of the Honorable Wm. Welsh.....	58	.....	.....	.....	58	.....	.....
21	Mr. Burns. Relative to the compensation of pages.	61	68-84	.....	.....	85	.....	61-68
22	Mr. Lonz. Relative to purchasing chair pads for members of the House of Representatives .....	72	76	76	.....	.....	.....	73-293 334
23	Mr. Federman. Authorizing the purchase of sanitary drinking cups.....	73	.....	.....	.....	74	.....	73
24	Mr. Alban. Relative to the death of Dr. W. S. Hoy, former member from Jackson county, Ohio.....	74	.....	.....	.....	74	.....	.....

## HOUSE RESOLUTIONS — Continued.

Number.	Author and Title.	Offered.	Taken up.	Referred.	Reported.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.
25	Mr. Drury. Relative to the distribution of bills, resolutions and other printed documents .....	81	86	.....	.....	86	.....	.....
26	Mr. Thompson. Relative to daily calendar.....	88	100	100	.....	.....	.....	.....
27	Mr. Kay. Relative to payment of certain porters....	89	101	.....	.....	101	.....	89
28	Mr. Lentz. Relative to the death of Hon. J. W. Neiswonger .....	91	.....	.....	.....	91	.....	.....
29	Omitted.							
30	Mr. Clark. Relative to the death of Hon. Thomas E. Hoover, former member from Warren county, Ohio	96	.....	.....	.....	96	.....	.....
31	Mr. Waterston. Relative to the death of the Honorable Solomon Johnson...	196	.....	.....	.....	196	.....	.....
32	Mr. Bonser. Relative to adjourning in honor of ex-president Abraham Lincoln .....	219	.....	.....	.....	219	.....	.....
33	Mr. Beaty. Relative to the return of Captain Edward Rickenbacker .....	228	.....	.....	.....	228	.....	.....
34	Mr. Billingslea. To express sorrow on account of the death of Honorable Bert S. Bartlow.....	230	.....	.....	.....	230	.....	.....
35	Mr. Kreider. Relative to the 116th anniversary of Ohio .....	261	.....	.....	.....	261	.....	.....
36	Mr. Evans. Relative to requesting Governor Cox to commute certain sentences .....	269	274	.....	.....	.....	274	.....



## HOUSE RESOLUTIONS — Continued.

Number.	Author and Title.	Offered.	Taken up.	Referred.	Reported.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.
37	Mr. Fouts. Relative to procuring facts to serve as a basis for legislation restricting and prohibiting the teaching of the German language in the state of Ohio .....	279	302	.....	.....	303	.....	302 616
38	Mr. Miller, of Fulton. Relative to certain claims against the House of Representatives .....	319	.....	.....	.....	320	.....	.....
39	Mr. Bryson. Relative to the death of the Honorable Joseph B. Cummings.....	324	.....	.....	.....	325	.....	.....
40	Mr. Myers. Relative to inviting William Howard Taft, ex-President of the United States, to discuss the proposal of a league of nations .....	330	411	412	.....	.....	.....	368 411
41	Mr. York. Relative to the entrance of America into the League of Nations....	330	412 424	424	.....	.....	.....	412
42	Mr. Robins. Relative to continuing services of deputy clerk and parliamentarian E. W. Hughes..	408	.....	.....	.....	409	.....	.....
43	Mr. Hughes. Relative to continuing the services of the third assistant sergeant-at-arms, John D. Thomas .....	441	.....	.....	.....	442	.....	441
44	Mr. Beetham. Relative to furnishing an itemized report by the highway department to the clerk of the House of Representatives .....	529	569	.....	.....	569	.....	529

## HOUSE RESOLUTIONS — Continued.

Number.	Author and Title.	Offered.	Taken up.	Referred.	Reported.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.
45	Mr. Miller, of Fulton. Relative to certain claims against the House of Representatives .....	598	.....	.....	.....	599	.....	599
46	Mr. Beetham. Providing for the appointment of a calendar committee .....	623	.....	.....	.....	623	.....	.....
47	Mr. Federman. Relative to limiting time of debate.	623	.....	.....	.....	824	.....	624
48	Mr. Myers. Relative to the death of John H. Brown .....	695	.....	.....	.....	695	.....	695
49	Mr. Wiest. Inviting our United States Senator Atlee Pomerene to address the House of Representatives on current topics.....	713	.....	.....	.....	713	.....	713
50	Mr. Jas. A. Reynolds. Appointing the speaker of the House of Representatives to invite C. C. Lyon to address the House of Representatives regarding his experiences in Germany .....	713	.....	.....	.....	713	.....	974
51	Mr. Federman. Relative to the death of the Honorable Thomas J. Cogan...	715	.....	.....	.....	715	.....	.....
52	Omitted.							
53	Mr. Fouts. Relative to the unwarranted charge made by the governor that his vigilance has prevented this General Assembly from enacting unpatriotic legislation .....	776	.....	.....	.....	.....	.....	779 887
54	Mr. Thompson. Relative to the death of Honorable Emmett Tompkins .....	792	.....	.....	.....	793	.....	.....

## HOUSE RESOLUTIONS—Continued.

Number.	Author and Title.	Offered.	Taken up.	Referred.	Reported.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.
55	Mr. Robins. Relative to the payment of employes of the House of Representatives .....	807	.....	.....	.....	808	.....	807
56	Mr. King. Relative to shipping contents of member's desks .....	829	.....	.....	.....	829	.....	.....
57	Mr. Evans. Relative to the service of Private James M. Dalzell.....	875	.....	.....	.....	875	.....	.....
58	Mr. Miller, of Fulton. Relative to certain claims against the House of Representatives .....	902	.....	.....	.....	903	.....	902
59	Mr. Emery. Relative to printing Hughes' Guide to Parliamentary Practice ...	941	.....	.....	.....	941	.....	.....
60	Mr. Jones, of Trumbull. Relative to certain House employes .....	1012	.....	.....	.....	1013	.....	1013
61	Mr. Robins. To provide for the printing of a resolution following a roll call .....	1067	.....	.....	.....	1067	.....	1067
62	Mr. Kimball. Relative to extending an invitation to former President William H. Taft to visit the General Assembly .....	1070	.....	.....	.....	1070	.....	.....
63	Mr. Robins. Extending sympathy to Hon. W. E. Wenner, member from Ashtabula county, upon the death of his father.....	1084	.....	.....	.....	1084	.....	.....
64	Mr. Luchsinger. Relative to payment of certain employes .....	1122	.....	.....	.....	1123	.....	1122

## HOUSE RESOLUTIONS—Continued.

Number.	Author and Title.	Offered.	Taken up.	Referred.	Reported.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.
65	Mr. Kay. Relative to the use of room during the life of the 83rd General Assembly .....	1160	.....	.....	.....	1160	.....	1160
66	Mr. Scott. Extending sympathy to Harry L. Federman, member from Hamilton county, upon the death of his father.....	1176	.....	.....	.....	1177	.....	.....
67	Mr. Fouts. Relative to continuing services of recording clerk .....	1178	.....	.....	.....	1179	.....	1178
68	Mr. Miller, of Fulton. Relative to certain claims against the House of Representatives .....	1188	.....	.....	.....	1189	.....	1189
69	Mr. Pearson. Relative to conducting a prize fight at Toledo, Ohio .....	1202	.....	.....	.....	1202	.....	.....
70	Mr. Beetham. Relative to the retention of employes..	1203	.....	.....	.....	1204	.....	1203
71	Mr. Halstead. Of respect to the memory of Hon. William C. Gear.....	1261	.....	.....	.....	1262	.....	.....
72	Mr. Robins. Relative to extending an invitation to General John J. Pershing to visit the House of Representatives .....	1263	.....	.....	.....	1263	.....	1274
73	Mr. Miller, of Stark. Relative to requesting an engrossed bill of the Senate .....	1273	.....	.....	.....	1274	.....	1274 1301
74	Mr. Luchsinger. Relative to payment of certain employes .....	1311	.....	.....	.....	1312	.....	.....



## HOUSE RESOLUTIONS — Concluded.

Number.	Author and Title.	Offered.	Taken up.	Referred.	Reported.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.
75	Mr. Faris. Relative to the death of Mrs. Simeon H. Bing .....	1394	.....	.....	.....	1394	.....	.....
76	Mr. Carson. Relative to the death of Jeremiah L. Carpenter .....	1422	.....	.....	.....	1422	.....	.....
77	Mr. Talley. Relative to the ventilation of the Hall of the House of Representatives .....	1501	.....	.....	.....	1501	.....	1538
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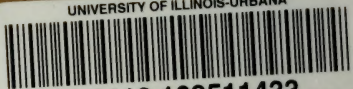








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